# EXHIBIT 95

Redacted Version of Document Sought to be Sealed

Full 30(b)(6) Deposition Transcript of Michael Duffey, dated June 2, 2022

# Case 3:18-md-02843-VC Document 1006-2 Filed 08/24/22 Page 2 of 233 CONFIDENTIAL

1	UNITED STATES DISTRICT COURT	
2	NORTHERN DISTRICT OF CALIFORNIA	
3		
4	IN RE: FACEBOOK, INC., MDL No. 2843	
5	CONSUMER USER PROFILE Case No.	
6	LITIGATION 18-md-02843-VC-JSC	
7	This document relates to:	
8	ALL ACTIONS	
9		
10	**CONFIDENTIAL**	
11		
12	ZOOM DEPOSITION OF FACEBOOK's 30(b)(6)	
13	CORPORATE REPRESENTATIVE - MICHAEL DUFFEY	
14	(Reported Remotely via Video & Web Videoconference)	
15	Palo Alto, California (Deponent's location)	
16	Wednesday, June 2, 2022	
17	Volume I	
18		
19	STENOGRAPHICALLY REPORTED BY:	
20	REBECCA L. ROMANO, RPR, CSR, CCR	
21	California CSR No. 12546	
22	Nevada CCR No. 827	
	Oregon CSR No. 20-0466	
23	Washington CCR No. 3491	
24	JOB NO. 5234611	
25	PAGES 1 - 194	
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1	UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF CALIFORNIA
3	
	IN RE: FACEBOOK, INC., MDL No. 2843
4	CONSUMER USER PROFILE Case No.
	LITIGATION 18-md-02843-VC-JSC
5	
6	This document relates to:
7	ALL ACTIONS
8	
9	
10	
11	
12	
13	
14	
15	DEPOSITION OF MICHAEL DUFFEY, taken on
16	behalf of the Plaintiffs, with the deponent located
17	in Palo Alto, California, commencing at
18	9:14 a.m., Wednesday, June 3, 2022, remotely
19	reported via Video & Web videoconference before
20	REBECCA L. ROMANO, a Certified Shorthand Reporter,
21	Certified Court Reporter, Registered Professional
22	Reporter.
23	
24	
25	
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1	APPEARANCES OF COUNSEL
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	Page 4

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                                                Page 5
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1
                APPEARANCES OF COUNSEL(cont'd)
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     /////
25
                                                Page 6
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1
                      APPEARANCES (cont'd)
     (All parties appearing via Web videoconference)
 2
 3
 4
     ALSO PRESENT:
          Ian Chen, Associate General Counsel,
 5
     Meta Platforms
 6
 7
          John Macdonell, Videographer
 8
 9
10
11
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4			
5		BY MS. WEAVER	14
6			
7			
8		EXHIBITS	
9	NUMBER		PAGE
10		DESCRIPTION	
11	Exhibit 384	Plaintiffs' Third Amended	17
12		Notice of Deposition of	
13		Defendant Facebook, Inc.	
14		Pursuant to Federal Rule of	
15		Civil Procedure 30(b)(6)	
16		regarding Preservation of	
17		Relevant ESI;	
18			
19	Exhibit 385	Legal Hold Policy Effective:	32
20		June 20, 2020,	
21		ADVANCE-META-0000489 -	
22		ADVANCE-META-0000493;	
23			
24			
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1		E X H I B I T S(cont'd)	
2	NUMBER		PAGE
3		DESCRIPTION	
4	Exhibit 386	30(b)(6) Deposition Notes	52
5		6/2/2022, Legal Hold Policy	
6		Effective: June 20, 2020,	
7		ADVANCE-META-0000489 -	
8		ADVANCE-META-00003256 - Legal	
9		Hold Policy Effective: June	
10		20, 2020,	
11		ADVANCE-META-0000489 -	
12		ADVANCE-META-00003259;	
13			
14	Exhibit 387	Email & Workplace Chat	103
15		Retention Policy Effective:	
16		October 28, 2022,	
17		ADVANCE-META-0000692 -	
18		ADVANCE-META-0000694;	
19			
20	Exhibit 388	Electronic Communications	104
21		Policy Effective: November	
22		16, 2021,	
23		ADVANCE-META-0000462 -	
24		ADVANCE-META-0000470;	
25	////		
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1		E X H I B I T S(cont'd)	
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3		DESCRIPTION	
4	Exhibit 389	Gibson Dunn Letter dated	114
5		September 6, 2018;	
6			
7	Exhibit 390	Gibson Dunn Letter dated	116
8		December 9, 2019;	
9			
10	Exhibit 391	US Privacy Program Records	129
11		Management Policy Effective:	
12		April 20, 2021,	
13		ADVANCE-META-0000504 -	
14		ADVANCE-META-0000509;	
15			
16	Exhibit 392	US Privacy Program Records	130
17		Retention Schedule Effective:	
18		April 20, 2021,	
19		ADVANCE-META-0000516 -	
20		ADVANCE-META-0000531;	
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23			
24			
25	////		
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1		E X H I B I T S(cont'd)	
2	NUMBER		PAGE
3		DESCRIPTION	
4	Exhibit 393	US Privacy Program Records	134
5		Retention Schedule Effective:	
6		April 20, 2021,	
7		ADVANCE-META-0000555 -	
8		ADVANCE-META-0000568;	
9			
10	Exhibit 394	Meta US Privacy Program	134
11		Records File Plan;	
12			
13	Exhibit 395	FTC Order Records Management	142
14		Policy Effective: April 28,	
15		2020, ADVANCE-META-0000578 -	
16		ADVANCE-META-0000585.	
17			
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1	Palo Alto, California; Thursday, June 2, 2022	09:04:04
2	9:14 a.m.	
3	00	
4		
5	THE VIDEOGRAPHER: Okay. We on the	09:14:31
6	record. It's 9:14 Pacific Time on June 2nd, 2022.	
7	This is the depositions of Mike Duffey. We are in	
8	the matter In Re: Facebook, Inc. Consumer Privacy	
9	User Profile Litigation.	
10	I'm John Macdonell the videographer with	09:14:47
11	Veritext.	
12	Before the reporter swears the witness,	
13	would counsel please identify themselves, beginning	
14	with the noticing attorney, please.	
15	MS. WEAVER: Good morning, everybody.	09:14:58
16	This is Lesley Weaver of Bleichmar Fonti & Auld on	
17	behalf of the plaintiffs.	
18	With me today is my partner, Anne Davis,	
19	and Josh Samra of my firm is assisting with this	
20	deposition. My cocounsel, Derek Loeser and Cari	09:15:10
21	Laufenberg, are also present virtually.	
22	MR. FALCONER: Good morning. This is	
23	Russ Falconer with Gibson Dunn, here on behalf of	
24	Facebook and the witness. I'm here with my	
25	colleagues from Gibson Dunn, Dayne Hauser, Hannah	09:15:27
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1		
1	Regan-Smith, and Katie Reyzis. And also with	09:15:31
2	Ian Chen from Facebook.	
3	SPECIAL MASTER GARRIE: And	
4	Special Master Garrie. I'm here today on behalf of	
5	the court.	09:15:42
6	For the record and clarity of the record,	
7	there will be one attorney taking and one attorney	
8	defending on today's deposition pursuant to the	
9	protocol. All lawyers have agreed to or have	
10	provided and submitted the signed protective order	09:15:55
11	and will provide copies to counsel and have agreed	
12	to as such.	
13	That said, I'm turning it over to counsel	
14	to start the deposition.	
15	THE COURT REPORTER: Mr. Duffey, if you	09:16:07
16	could raise your right hand for me, please.	
17	THE DEPONENT: (Complies.)	
18	THE COURT REPORTER: You do solemnly	
19	state, under penalty of perjury, that the testimony	
20	you are about to give in this deposition shall be	09:16:07
21	the truth, the whole truth and nothing but the	
22	truth?	
23	THE DEPONENT: I do.	
24		
25	////	09:16:24
		Page 13

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1	MICHAEL DUFFEY,	09:16:24
2	having been administered an oath, was examined and	
3	testified as follows:	
4		
5	EXAMINATION	09:16:24
6	BY MS. WEAVER:	
7	Q. Good morning, Mr. Duffey. Will you	
8	please state your full name and employment for the	
9	record.	
10	A. Sure. My name is Michael Duffey,	09:16:35
11	D-U-F-F-E-Y. I am a manager for E-discovery Case	
12	Management within the legal department of Meta	
13	Platforms, Inc.	
14	Q. And you understand, Mr. Duffey, that you	
15	are testifying today as a corporate representative	09:16:55
16	on behalf of Facebook; is that correct?	
17	A. Yes, I understand that.	
18	Q. And how have you been a manager of	
19	E-discovery since June 2021?	
20	A. That sounds right.	09:17:12
21	Q. And prior to that time, from roughly 2017	
22	to 2021, you were an E-discovery and litigation	
23	case manager; is that correct?	
24	A. That's correct.	
25	Q. Is there any difference between those	09:17:25
		Page 14

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1	titles and roles?	09:17:27
2	A. Prior to June 2021, I I did not have	
3	any direct reports. I manage three case managers	
4	on the E-discovery team now.	
5	Q. And what are case managers in terms of	09:17:51
6	their roles and responsibilities at Facebook?	
7	A. Case managers work with our in-house and	
8	outside legal counsel on litigation and regulatory	
9	matters involving Meta Platforms, Inc. We focus on	
10	the identification, preservation, collection and	09:18:20
11	production of ESI relevant to a matter.	
12	Q. And do you hold a legal degree?	
13	A. No, I don't.	
14	Q. And prior to Facebook, you worked at	
15	Ropes & Gay Ropes & Gray, rather as a	09:18:48
16	litigation paralegal; is that right?	
17	A. Litigation paralegal specialist. That's	
18	correct.	
19	Q. And then you were at Howrey LLP prior to	
20	that; is that right?	09:18:59
21	A. Correct.	
22	Q. I myself was a paralegal at Howrey &	
23	Simon, years ago.	
24	Okay. Great.	
25	And did do you have personal knowledge	09:19:08
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1	of the steps that Facebook took to identify and	09:19:10
2	collect ESI for production in this matter?	
3	MR. FALCONER: Objection. Beyond the	
4	scope of the notice.	
5	You can go ahead and answer.	09:19:24
6	THE WITNESS: Yes.	
7	Q. (By Ms. Weaver) Who at Facebook was	
8	responsible for the identification and collection	
9	of ESI in response to the filing of this lawsuit?	
10	A. Our outside counsel and in-house counsel	09:19:49
11	are responsible for identify identifying	
12	custodians to be placed on legal hold and	
13	ultimately the custodians who are are identified	
14	for collection of ESI.	
15	Q. So who specifically by name was	09:20:15
16	responsible for the identification and collection	
17	of ESI in response to the filing of this lawsuit?	
18	MR. FALCONER: Objection. Beyond the	
19	scope of the notice.	
20	THE DEPONENT: I'm trying to remember. I	09:20:44
21	don't know that I can remember all of the names of	
22	the in-house counsel that worked on the	
23	Cambridge Analytica multi-district litigation over	
24	the years. Gibson Dunn has been our lead counsel	
25	on the MDL since 2018.	09:20:59
		Page 16

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1	Would you like me to try to attempt	09:21:13
2	some some to name some names or	
3	Q. (By Ms. Weaver) Yes, please.	
4	MR. FALCONER: Objection. Beyond the	
5	scope of the notice.	09:21:22
6	THE WITNESS: Ian Chen is the lead	
7	in-house counsel on on the MDL currently.	
8	Sandeep Solanki was another in-house counsel who	
9	was involved in the Cambridge Analytica matter.	
10	Natalie Naugle was another in-house counsel working	09:21:54
11	on the Cambridge matter.	
12	Those those are the names that I	
13	that I recall.	
14	Q. (By Ms. Weaver) And with regard well,	
15	strike that.	09:22:19
16	I'll address the scope objection.	
17	MS. WEAVER: Let's mark as Exhibit 384	
18	the 30(b)(6) notice, third amended notice of	
19	deposition of Facebook to which you are being	
20	presented as a witness today.	09:22:37
21	(Exhibit 384 was marked for	
22	identification by the court reporter and is	
23	attached hereto.)	
24	Q. (By Ms. Weaver) And while that's	
25	loading, Mr. Duffey, you've been deposed before,	09:22:41
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1	correct?		09:22:44
2	A.	I have, yes.	
3	Q.	On how many occasions?	
4	Α.	Eight or nine times, I think.	
5	Q.	How many times in the last year have you	09:22:58
6	been depo	sed?	
7	А.	Once, I believe.	
8	Q.	And what matter was that?	
9	Α.	It was an Instagram matter involving	
10	facial re	cognition.	09:23:24
11	Q.	And when was that?	
12	Α.	I don't recall.	
13	Q.	Was it a remote deposition?	
14	A.	It was, yes.	
15	Q.	So just for the record, you seem very	09:23:35
16	proficien	t and capable of answering testimony today	
17	in a mann	er that will be clear and cogent, but just	
18	so we und	erstand each other, these are the rules of	
19	the road.		
20		I will ask you questions and you will	09:23:50
21	answer, a	nd we will attempt not to talk over each	
22	so Ms. Ro	mano can get a clear record.	
23		Is that fair?	
24	Α.	Absolutely fair, yes.	
25	Q.	And you must answer audibly so that we	09:24:02
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1	can get those answers in the record. Shake of the	09:24:04
2	head won't do.	
3	Is that fair?	
4	A. That's fair, yes.	
5	Q. Okay.	09:24:12
6	We can take breaks, you know, as you need	
7	during this deposition. You just let me know if	
8	you need a break. But we ask that you not take a	
9	break while a question is pending.	
10	Is that fair?	09:24:24
11	A. Yes, that's fair. Thank you.	
12	Q. Okay.	
13	How many times have you testified as a	
14	corporate representative on Facebook's behalf?	
15	A. I believe this is only time or the first	09:24:39
16	time.	
17	Q. And how many times have you testified on	
18	Facebook's behalf at all in any litigation?	
19	A. As as a deponent or	
20	Q. Yes, as a deponent.	09:24:59
21	A. I believe eight or nine times.	
22	Q. And how many times have you submitted	
23	declarations in various litigation matters on	
24	behalf of Facebook?	
25	A. I don't know the exact number. It would	09:25:26
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1	be over 50 times.	09:25:28
2	Q. And you've submitted a declaration in	
3	this matter, in fact, haven't you?	
4	A. I don't recall.	
5	Q. Okay.	09:25:51
6	Are you familiar with the Exhibit Share	
7	function so that you can review exhibits as this	
8	deposition proceeds?	
9	A. Yes. I have it open, and I believe I've	
10	used it before.	09:26:05
11	Q. Okay.	
12	And looking at Exhibit 384, do you	
13	recognize it?	
14	A. Yes.	
15	Q. What is it?	09:26:48
16	A. What is the document that I'm looking at?	
17	Q. Yes.	
18	A. It's the plaintiff's third amended notice	
19	of deposition of defendant Facebook Inc. regarding	
20	preservation of relevant ESI.	09:27:00
21	Q. Okay. And do you understand that you are	
22	being produced as a witness today in response to	
23	this notice?	
24	A. Yes, I understand that.	
25	Q. Okay.	09:27:12
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1	And let's turn to page 7, and	09:27:13
2	specifically paragraph 11.	
3	And I'll direct your attention and read	
4	into the record where it says "'You' or 'your' or	
5	'Facebook' or 'defendant' means defendant Facebook,	09:27:27
6	Inc., together with your predecessors, successors,	
7	parents, subsidiaries, et cetera."	
8	And then if you read on, do you see where	
9	it says "attorneys or other persons occupying	
10	similar positions or performing similar functions"?	09:27:42
11	A. I see that, yes.	
12	Q. And when you were identifying who was	
13	involved on behalf of Facebook collecting ESI in	
14	this case, you were referring to attorneys, right?	
15	A. I was referring to attorneys, correct.	09:28:04
16	Q. Okay. And who at Gibson Dunn, the	
17	outside counsel, by name can you identify as being	
18	involved in the collection of ESI in this	
19	litigation?	
20	MR. FALCONER: Objection. Beyond the	09:28:19
21	scope of the notice.	
22	THE DEPONENT: There have been lots of	
23	attorneys from Gibson Dunn working on the Cambridge	
24	matter: Russ Falconer, Laura Mumm or Munn. I I	
25	don't recall people's last names.	09:28:54
		Page 21

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1	I know Rose Ring works on the	09:28:58
2	Cambridge Analytica matter. The attorneys that are	
3	present today for Gibson Dunn. I'm the last	
4	name is escaping me; her name is her first name	
5	is Martie, M-A-R-T-I-E.	09:29:21
6	Those are the names that come to mind.	
7	Q. (By Ms. Weaver) And for the record, is	
8	that Martie Kutscher Clark to whom you're	
9	referring?	
10	A. Correct. Thank you. That's right.	09:29:36
11	Q. No no problem.	
12	And you were also identifying other	
13	individuals present today. Is that Katie Reyzis	
14	and Dayne Zolle Hauser and Hannah Regan-Smith?	
15	A. Correct.	09:29:49
16	Q. Great.	
17	And at the outset of the litigation, in	
18	2018, who was responsible for the identification	
19	and preservation of ESI?	
20	MR. FALCONER: Objection. Beyond the	09:30:01
21	scope.	
22	THE DEPONENT: We had some ongoing	
23	regulatory matters that overlapped with the	
24	Cambridge Analytica MDL, so I just want to get	
25	clarity on on sort of this question.	09:30:29
		Page 22

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1	Is the question specific to to the	09:30:31
2	MDL?	
3	Q. (By Ms. Weaver) The question is focused	
4	on what efforts were taken to preserve documents	
5	relating to this litigation. If there was overlap	09:30:43
6	with some of these efforts with another matter, we	
7	would like to understand that.	
8	MR. FALCONER: Same objection as before	
9	for continuing the question.	
10	THE DEPONENT: Once again, Gibson Dunn is	09:31:09
11	lead counsel for the multi-district litigation.	
12	For the regulatory matters, state AG matters, and	
13	the FTC matter involving Cambridge Analytica,	
14	counsel for WilmerHale was involved. We also	
15	worked with the Redgrave firm on some preservation	09:31:32
16	issues back in that time period. I don't recall	
17	the names of the people that worked on on on	
18	those matters back in the onset of this litigation.	
19	Q. (By Ms. Weaver) What were the	
20	preservation issues which you worked with the	09:31:53
21	Redgrave firm?	
22	MR. FALCONER: Mr. Duffey, I'll just	
23	caution you not to reveal any privileged	
24	communications or privileged information, of	
25	course, in answering that question.	09:32:04
		Page 23

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1	THE DEPONENT: I don't recall.	09:32:15
2	Q. (By Ms. Weaver) Do you have a general	
3	sense of any preservation issues that might have	
4	effected the collection of ESI in this matter?	
5	A. No.	09:32:27
6	Q. When was the Redgrave firm retained?	
7	A. I don't recall.	
8	Q. When you say "preservation issues," what	
9	do you mean?	
10	MR. FALCONER: Objection. Form.	09:32:48
11	Go ahead.	
12	THE DEPONENT: I didn't issues in in	
13	any sort of negative way. It was they they were	
14	working on as I stated, I don't recall the	
15	specific things. But but Redgrave was was	09:33:13
16	involved in the steps taken to necessary to	
17	to identify and preserve relevant ESI.	
18	Q. (By Ms. Weaver) And what specific steps	
19	are you thinking of?	
20	A. The steps I'm thinking of are are the	09:33:55
21	identification of relevant custodians.	
22	Q. And how did the Redgrave firm identify	
23	the relevant custodians?	
24	A. I don't know that Redgrave exclusively	
25	identified relevant custodians. It certainly was a	09:34:20
		Page 24

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1	collaborative effort between Gibson Dunn and our	09:34:28
2	in-house counsel working on the matter.	
3	Q. And when you say Gibson Dunn in this	
4	particular respect, who specifically by name do you	
5	mean?	09:34:43
6	MR. FALCONER: Objection. Beyond the	
7	scope.	
8	THE WITNESS: I don't I don't recall.	
9	Q. (By Ms. Weaver) Was it Ms. Mumm or	
10	Ms. Kutscher Clark?	09:34:54
11	MR. FALCONER: Same objection.	
12	THE DEPONENT: I don't recall either	
13	I I don't recall whether or not they were	
14	working on on on identification of custodians	
15	in that 2018 time period.	09:35:30
16	Q. (By Ms. Weaver) Okay. Who can you	
17	identify by name well, strike this.	
18	I'll address the objection again.	
19	Looking at Exhibit 3 what is again?	
20	84.	09:35:42
21	I'll direct your attention to topic 3.	
22	And while you're looking at it, I'll read	
23	it into the record.	
24	"All of your efforts to identify and	
25	preserve ESI, personal information, documents,	09:35:52
		Page 25

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1	data, and content and information, including but	09:35:55
2	not limited to that which was or is associated in	
3	any with the named plaintiffs in this action."	
4	Do you see that?	
5	It's on page	09:36:09
6	A. I do.	
7	Q. It's on	
8	A. I see it.	
9	Q. Apologies.	
10	Is it your understanding you are	09:36:14
11	testifying on behalf of Facebook with regard to	
12	topic 3?	
13	A. My understanding is that I would be	
14	speaking to topics as they were laid out in a	
15	letter from Gibson Dunn to plaintiff's counsel	09:36:39
16	on on I think it was May 18th, 2022.	
17	Q. Right.	
18	But the question I'm asking you is that	
19	do you understand that you are here to testify	
20	regarding Facebook's efforts to identify and	09:36:57
21	preserve ESI personal information, documents, data,	
22	and content and information relating to this	
23	matter?	
24	A. Yes.	
25	Q. Going back to the identification of	09:37:16
		Page 26

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1	custodians for the purpose of collecting ESI in	09:37:22
2	this matter in 2018, who was involved in that	
3	process by name?	
4	MR. FALCONER: Objection. Beyond the	
5	scope.	09:37:32
6	THE DEPONENT: Can you repeat the	
7	question, please.	
8	Q. (By Ms. Weaver) Yes.	
9	With regard to the identification of	
10	custodians for the purpose of preserving and	09:37:50
11	collecting ESI in this matter in 2018, who was	
12	involved in that process by name?	
13	MR. FALCONER: Objection. Beyond the	
14	scope.	
15	THE DEPONENT: I remember Sandeep Solanki	09:38:23
16	was one of our our in-house attorneys who was	
17	responsible for providing the E-discovery team the	
18	names of the custodians to be placed on legal hold.	
19	I don't I recall it, again, being a	
20	a collaborative effort between our outside counsel	09:38:54
21	and our in-house counsel, but I cannot recall by	
22	name all of those individuals.	
23	Q. (By Ms. Weaver) Can you recall by name	
24	any of them?	
25	MR. FALCONER: Same objection.	09:39:08
		Page 27
		I

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1	THE DEPONENT: No.	09:39:13
2	Q. (By Ms. Weaver) Was Josh Lipshutz	
3	involved?	
4	MR. FALCONER: Same objection.	
5	THE DEPONENT: I don't know.	09:39:25
6	Q. (By Ms. Weaver) Were you?	
7	MR. FALCONER: Same objection.	
8	THE DEPONENT: I was not involved in the	
9	identification of relevant custodians.	
10	Q. (By Ms. Weaver) And the only person you	09:39:39
11	can think of who was involved in the identification	
12	of relevant custodians by name is Mr. Solanki; is	
13	that right?	
14	MR. FALCONER: Same objection.	
15	THE DEPONENT: Yes.	09:39:58
16	Q. (By Ms. Weaver) What was the process by	
17	which Facebook identified custodians?	
18	A. Our in-house and outside counsel are	
19	work together to to identify relevant custodians	
20	in a matter.	09:40:24
21	Q. How did they work together to identify	
22	the custodians?	
23	A. I'm not part of those discussions.	
24	Q. So you don't know?	
25	A. I know that they collaborate and work	09:40:45
		Page 28

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1	together. To what extent that they do that, I	09:40:47
2	can't answer that.	
3	Q. Okay. I'm just trying to actually	
4	understand the process and what you mean by	
5	"collaborate and work together."	09:40:54
6	Do they interview people? Do they look	
7	at documents? Did you speak with anybody to find	
8	out who was and by "you," I mean Facebook who	
9	was involved in Cambridge Analytica? What was the	
10	process for identification custodians that Facebook	09:41:06
11	engaged in this matter in 2018?	
12	A. Yes, I do believe that they talked to	
13	employees at the company to understand if there is	
14	any involvement on any matter, including	
15	Cambridge Analytica. We also ask our custodians to	09:41:29
16	assist in identifying additional custodians that	
17	that worked on relevant topics related to the	
18	matter, so that so that's our process.	
19	Q. Okay.	
20	Let's return for a moment just back to	09:41:57
21	Exhibit 384. And looking at the exhibit, do you	
22	understand that you are here to testify on all of	
23	the topics, 1 through 8, identified in Exhibit 384?	
24	A. No. As I mentioned, I I had	
25	understood that the topics were were listed in	09:42:24
		Page 29

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1	the letter to plaintiff's counsel from Gibson Dunn	09:42:31
2	in May in May of this year.	
3	Q. I understand. I've read the	
4	correspondence.	
5	But I'm asking you this question: Is	09:42:45
6	there any topic listed in Exhibit 384 upon which	
7	you are not prepared to testify generally?	
8	MR. FALCONER: Objection. Form.	
9	THE DEPONENT: The topic 8 is is	
10	one for which I, you know, don't have by name,	09:44:00
11	title, position all persons responsible with the	
12	decision-making as it pertains to topics 3 and 7.	
13	Q. (By Ms. Weaver) So for the record, topic	
14	8 says "identify by name, title, position, employer	
15	all persons responsible for and involved with	09:44:20
16	decision-making relating to topics 3 through 7 as	
17	well as a general description of these decisions,	
18	the timing of those decisions, and the effect of	
19	those decisions."	
20	That's the topic you were referring to,	09:44:32
21	correct?	
22	A. That's the topic I'm referring to, yes.	
23	Q. And you're saying you have no knowledge	
24	or maybe you have general knowledge with regard to	
25	topic 8?	09:44:45
		Page 30

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1	A. I have general knowledge. The but	09:44:50
2	but the topic is asking for all persons and and	
3	name, title, and position, which which,	
4	you know, depending on the question, I might I	
5	might struggle with.	09:45:10
6	Q. Fair enough. That's okay. We	
7	understand.	
8	Let's look for a moment here at topic 1.	
9	Is it fair to describe topic 1 as	
10	Facebook's guidelines, policies, practices,	09:45:25
11	procedures, rules, et cetera, regarding the	
12	collection, preservation, retention of ESI,	
13	personal information, documents, data and content,	
14	and information relating to this action?	
15	MR. FALCONER: Objection. Form.	09:45:49
16	THE DEPONENT: I did I didn't catch a	
17	question there, Counsel. I'm sorry.	
18	Q. (By Ms. Weaver) That's okay. I'm just	
19	trying to get your general understanding of what	
20	you think topic 1 entails, so I was asking a	09:46:01
21	leading question, which I will do again and	
22	hopefully it will be helpful.	
23	Is it fair to describe topic 1 as	
24	Facebook's guidelines, policies, practices,	
25	procedures, rules, et cetera, regarding the	09:46:15
		Page 31

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1	collection, preservation, and retention of ESI,	09:46:18
2	personal information, documents, data, content, and	
3	information relating to this action?	
4	MR. FALCONER: Objection. Form.	
5	THE DEPONENT: Yes, that's fair.	09:46:36
6	Q. (By Ms. Weaver) What is your	
7	understanding of what ESI is?	
8	A. ESI is an acronym for electronically	
9	stored information.	
10	Q. And what is electronically stored	09:46:56
11	information?	
12	A. That could be, you know, documents,	
13	communications, electronic communications data,	
14	within the company.	
15	(Exhibit 385 was marked for	09:47:18
16	identification by the court reporter and is	
17	attached hereto.)	
18	MS. WEAVER: We are marking as	
19	Exhibit 385 tab 29, Mr. Samra.	
20	And for the record, Exhibit 385	09:47:29
21	Q. (By Ms. Weaver) which will be up in a	
22	moment, Mr. Duffey. I'm just going to read the	
23	Bates numbers into the record.	
24	And you know what those are; is that	
25	correct? A Bates number?	09:47:38
		Page 32

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1	A. I know what a Bates number is, yes.	09:47:39
2	Q. Yes.	
3	MS. WEAVER: Exhibit 385 bears Bates	
4	numbers Advance-Meta-0000489 through -493.	
5	Q. (By Ms. Weaver) And let me know when you	09:47:58
6	have it up.	
7	MS. WEAVER: I am informed that it is	
8	loaded, and I see the file.	
9	THE WITNESS: I have it up now.	
10	MS. WEAVER: Okay. Great.	09:48:39
11	MR. FALCONER: Can you give me just a	
12	second? Sorry. I'm still	
13	MS. WEAVER: No problem.	
14	MR. FALCONER: Sorry.	
15	I got it. Thank you.	09:48:46
16	Q. (By Ms. Weaver) And you may take a	
17	moment to review it, of course, Mr. Duffey. But	
18	when you've had a moment, please tell me whether or	
19	not you recognize Exhibit 385.	
20	A. Yes, I do recognize it.	09:49:04
21	Q. And what is it?	
22	A. It's the company's legal hold policy.	
23	Q. And when you say "the company's," do you	
24	mean Meta or Facebook?	
25	MR. FALCONER: Objection. Form.	09:49:19
		Page 33

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1	THE DEPONENT: When I say "company," I	09:49:26
2	mean I mean Meta Platforms, Inc., but that's	
3	what I that's that's the company.	
4	Q. (By Ms. Weaver) Okay.	
5	Is but you're here testifying on	09:49:39
6	behalf of Facebook. Does this does	
7	Exhibit 385 represent Facebook's current legal	
8	hold policy?	
9	MR. FALCONER: Objection. Form.	
10	THE DEPONENT: I believe this this	09:50:02
11	policy was put into effect before the company	
12	changed its name from Facebook Inc. to Meta	
13	Platform, Inc. So so I would say yes to your	
14	question.	
15	Q. (By Ms. Weaver) And in preparation for	09:50:19
16	your deposition today, did you review other legal	
17	hold notices other than Exhibit 385 legal hold	
18	policies, rather?	
19	A. Do you mind restating the question?	
20	Q. No problem.	09:50:34
21	In preparation for your deposition today,	
22	did you review legal hold policies other than	
23	Exhibit 385?	
24	A. I reviewed this document. I did not	
25	review any earlier versions of this policy.	09:50:59
		Page 34

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1	Q. Do earlier versions exist?	09:51:04
2	A. I believe so. At the on the last	
3	page, it indicates that there is a that what we	
4	are looking at is the portal version 3.	
5	So I believe that there were possibly two	09:51:33
6	earlier versions of this policy.	
7	Q. Did Facebook have a legal hold policy in	
8	place in March of 2018?	
9	A. I don't believe we had a formal legal	
10	hold policy in place prior to June 10th, 2020.	09:52:08
11	Q. Okay.	
12	What did you do to prepare for your	
13	deposition today?	
14	A. Counsel, I have a few pages of notes here	
15	in front of me. Is it okay if I I refer to	09:52:33
16	them?	
17	Q. You may.	
18	MS. WEAVER: And I'll request their	
19	immediate production, Russ. And I really just a	
20	standing request that if things like that happen,	09:52:44
21	these are produced ahead of the deposition so we	
22	can prepare.	
23	Q. (By Ms. Weaver) Please go ahead and	
24	answer the question. And, yes, you may rely on	
25	those documents, Mr. Duffey.	09:53:00
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1	A. Thank you.	09:53:03
2	I met with counsel for Gibson Dunn	
3	approximately for 38 hours over the course of four	
4	weeks. I believe that there were ten sessions.	
5	I reviewed the documents that were	09:53:22
6	produced to plaintiffs, I believe a week or so ago.	
7	I reviewed correspondence from Gibson	
8	Dunn to plaintiffs regarding legal hold and and	
9	preservation of ESI.	
10	I reviewed a handful of documents that	09:53:53
11	were provided from by plaintiffs to Gibson Dunn.	
12	I reviewed the 30(b)(6) notice and the	
13	correspondence that I mentioned from May 18th,	
14	2020 2022.	
15	I spoke with various employees at the	09:54:25
16	company to help learn more about the various topics	
17	at issue here.	
18	Q. And is all of this information detailed	
19	in the notes that you're reviewing?	
20	A. The the timing of the events, the	09:54:56
21	number is on on the notes. The people that I	
22	spoke with are are also listed.	
23	Q. Do you have	
24	A. There's listing	
25	Q. I'm so sorry. Please continue.	09:55:15
		Page 36

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1	A. Oh, I was just no, no.	09:55:18
2	You know, I mentioned that I reviewed the	
3	documents. Those are not listed in my notes, no.	
4	Q. What documents did you review?	
5	A. The policies that were produced to	09:55:38
6	plaintiffs a week or so ago. I don't know I	
7	don't know the exact date that that production was	
8	made.	
9	Cor again, correspondence from Gibson	
10	Dunn to plaintiffs regarding the legal hold and	09:56:02
11	preservation of ESI.	
12	I reviewed some documents that plaintiffs	
13	provided to Gibson Dunn.	
14	I reviewed the 30(b)(6) notice.	
15	I I saw I reviewed an email from	09:56:34
16	Special Master Garrie regarding questions he had	
17	for this deposition.	
18	Counsel showed me, I believe, the initial	
19	disclosures that plaintiffs filed in this case and	
20	a very short portion of the Tyler King deposition	09:57:17
21	transcript.	
22	Q. Anything else?	
23	A. No.	
24	Q. What was the subject matter of the	
25	portion of the Tyler King deposition transcript	09:57:41
		Page 37

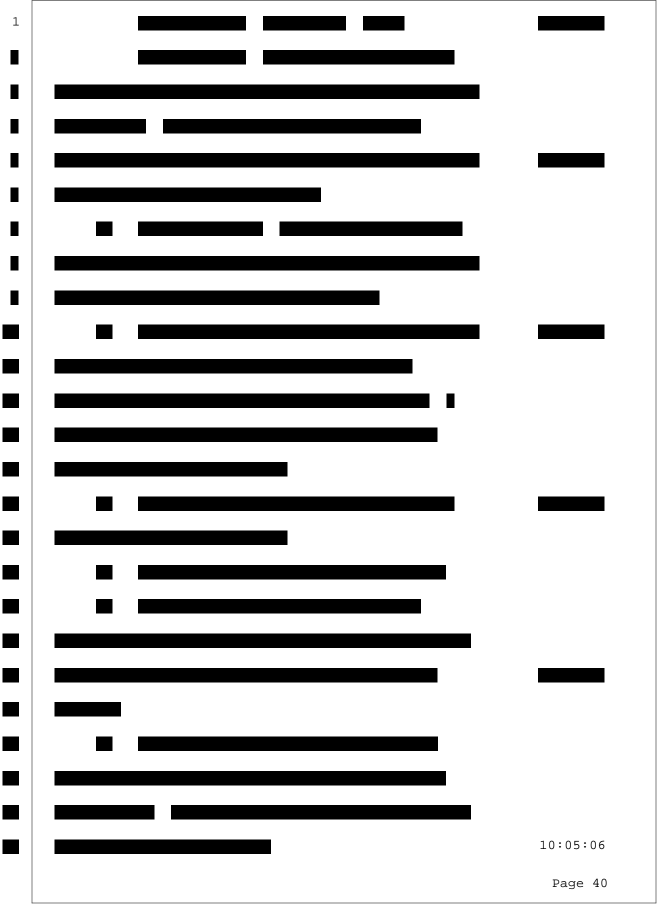
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1	that you reviewed?	09:57:44
2	A. It was confirmation that her account was	
3	deleted in 2018.	
4	Q. And were you involved in seeking to	
5	preserve any ESI relating to Ms. King's account?	09:58:08
6	MR. FALCONER: Objection. Beyond the	
7	scope of the notice.	
8	THE DEPONENT: I was not personally	
9	involved, but there were members of my team that	
10	that were involved.	09:58:26
11	Q. (By Ms. Weaver) And who was that?	
12	A. Another case manager on the E-discovery	
13	team. Her name is Jennifer Allen, A-L-L-E-N.	
14		
20	Q. And was, in fact, a DYI snapshot of	09:59:36
21	Ms. King's account taken?	
22	A. We attempted to take those snapshots in	
23	March 9th on March 9th, 2020, because Ms. King's	
24	account was deleted in 2018. I don't believe that	
25	there was any data available to be taken as a	10:00:09
		Page 38

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1	snapshot.	10:00:13
2	Q. Were any attempts to take snapshots taken	
3	before March 9th, 2020?	
4	A. I know I know that our our counsel	
5	at Gibson Dunn attempted to obtain information	10:00:39
6	necessary to identify the named plaintiffs'	
7	accounts. I don't believe we received that	
8	information until late 2019, early 2020.	
9	Q. The question was were any attempts made	
.0	to take snapshots before March 9th, 2020?	10:01:16
.1	A. No.	
2		
		10:02:36
		Page 39

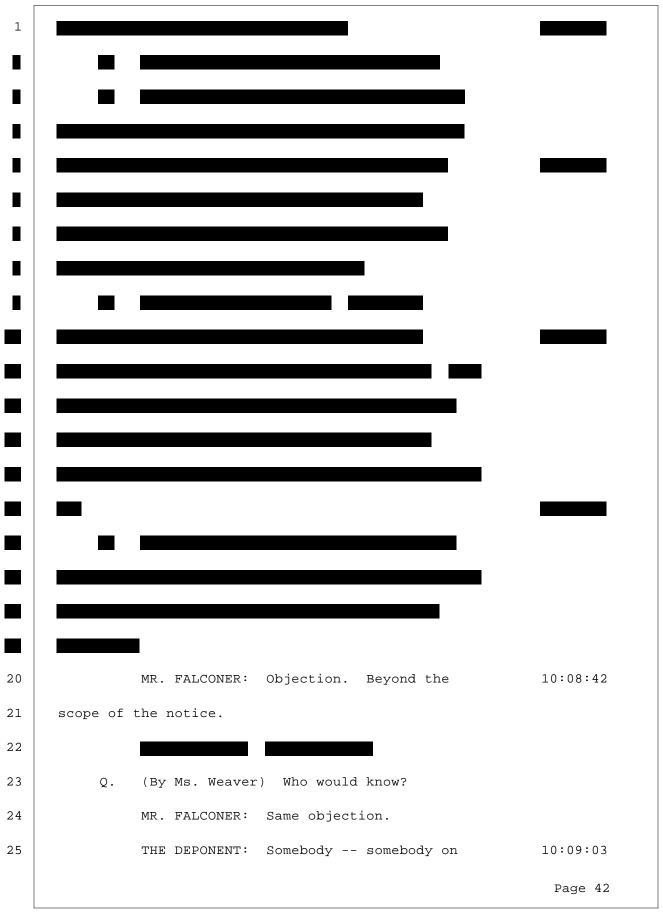
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1	Q. What is the law enforcement response	10:05:07
2	team?	
3	A. That that team is is receives	
4	subpoenas and requests from law enforcement	
5	regarding individual users at Facebook.	10:05:31
6		
8	MR. FALCONER: Objection. Beyond the	
9	scope of the notice.	
10	And, Mr. Duffey, again, I'll just caution	10:05:49
11	you: Don't reveal any privileged communications	
12	you may have had in the course of your work at the	
13	company in answering that question.	
14		
		10:07:07
		Page 41

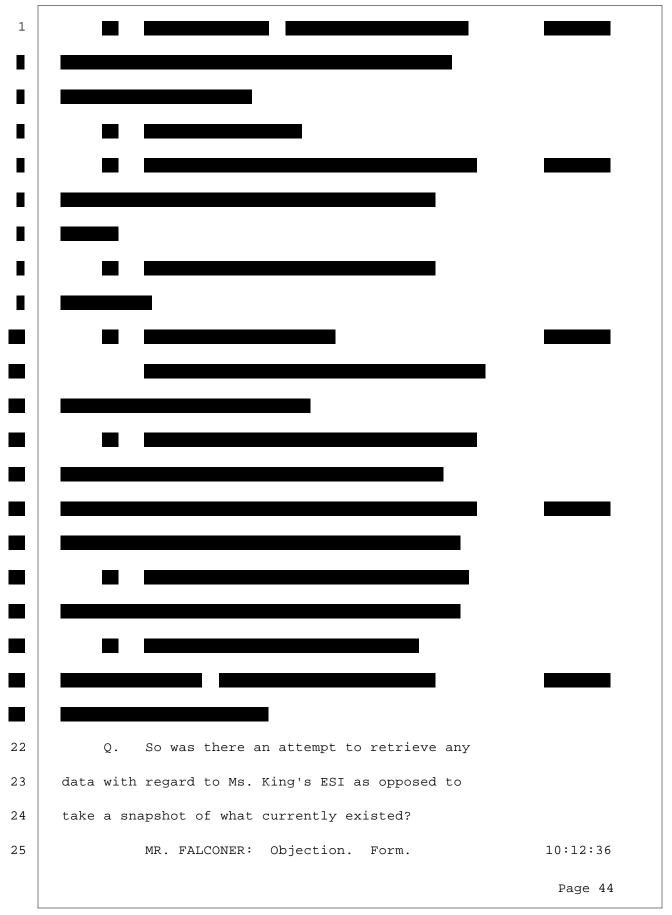
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1	the law enforcement response team would know the	10:09:04
2	answer to that question.	
3	Q. (By Ms. Weaver) Can you identify anybody	
4	by name who was on the law enforcement response	
5	team?	10:09:12
6	A. Yes. I'm going to have a very difficult	
7	time pronouncing or spelling her last name. But it	
8	is, I believe, Lana Schednenko.	
9	Another another person on on that	
10	team is a woman by the name of Beth Jarvis,	10:09:44
11	J-A-R-V-I-S.	
12	Q. Is there anyone else that you can think	
13	of?	
14	A. Not by name, no.	
15	Q. And these are current employees; is that	10:10:13
16	correct?	
17	A. I believe they are current employees,	
18	yes.	
19		
23	MR. FALCONER: Objection. Beyond the	
24	scope of the notice.	
25		10:10:44
		Page 43

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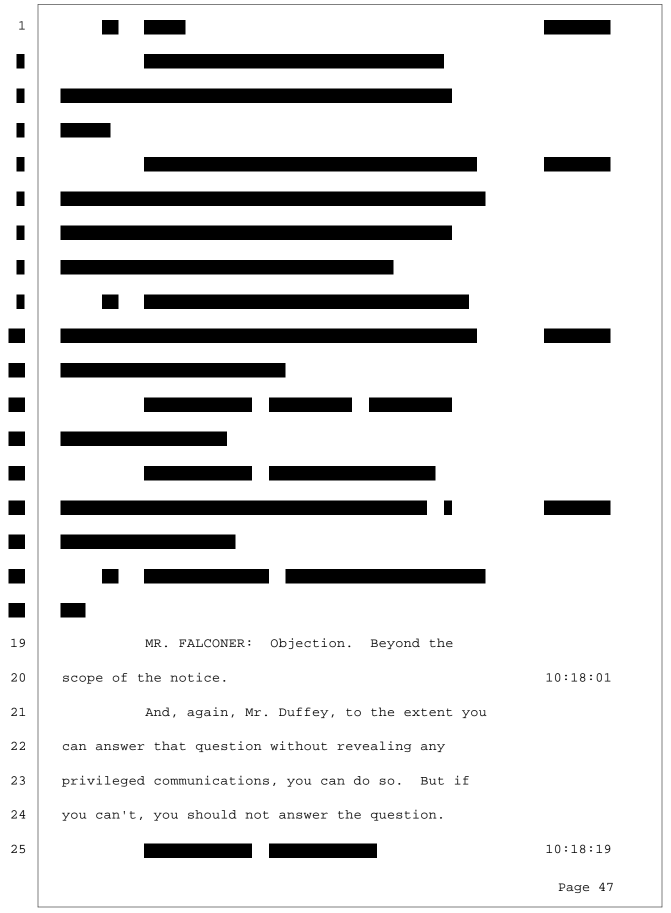
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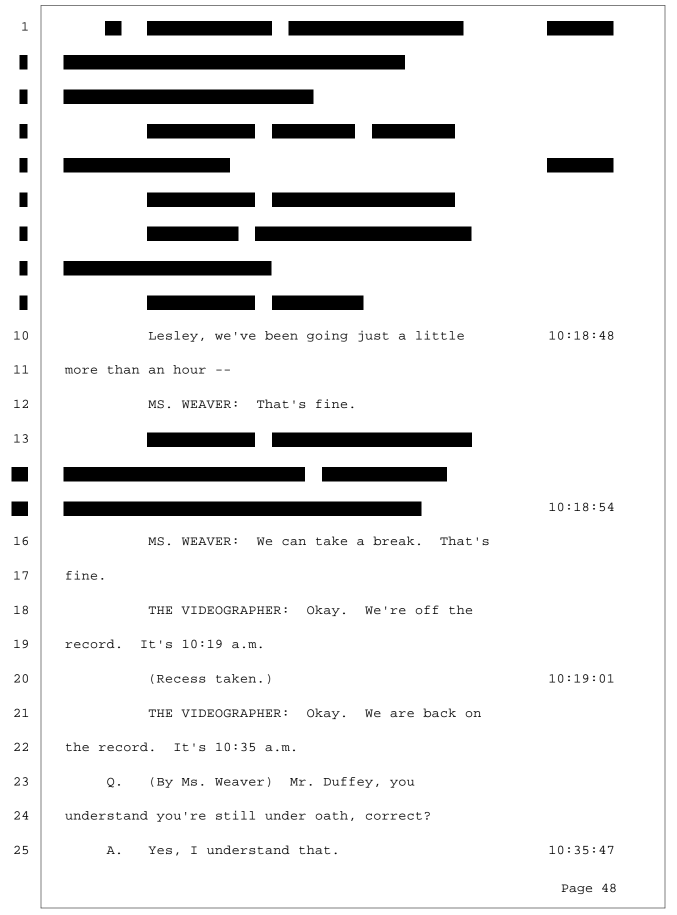
1	THE DEPONENT: Again, I I'm not I'm	10:12:42
2	not quite I don't understand what you mean by	
3	the the word "re retrieve."	
4	Q. (By Ms. Weaver) When you say you didn't	
5	believe there was any ESI available at all, what	10:12:58
6	did you mean by "available"?	
7	A. Available for preservation purposes.	
8	Q. And what does "available" mean?	
9	A. That that any information existed at	
10	the time that we tried to take the snapshot.	10:13:25
11	Q. When you say "existed," are you including	
12	in that definition data which might exist but had	
13	been anonymized or "pseudonymized" in a way such	
14	that it was just not associated with Ms. King?	
15	A. I'm not, no.	10:13:47
16	Q. Were any attempts made to reidentify or	
17	reassociate data with Ms. King's account?	
18	MR. FALCONER: Objection. Beyond the	
19	scope of the notice.	
20	THE DEPONENT: I don't know.	10:14:03
21	Q. (By Ms. Weaver) Who would know?	
22	A. When when you when you refer to	
23	sort of like anonymization and reidentification, I	
24	think I think, to me, that would be a question	
25	for the E-discovery data science team.	10:14:51
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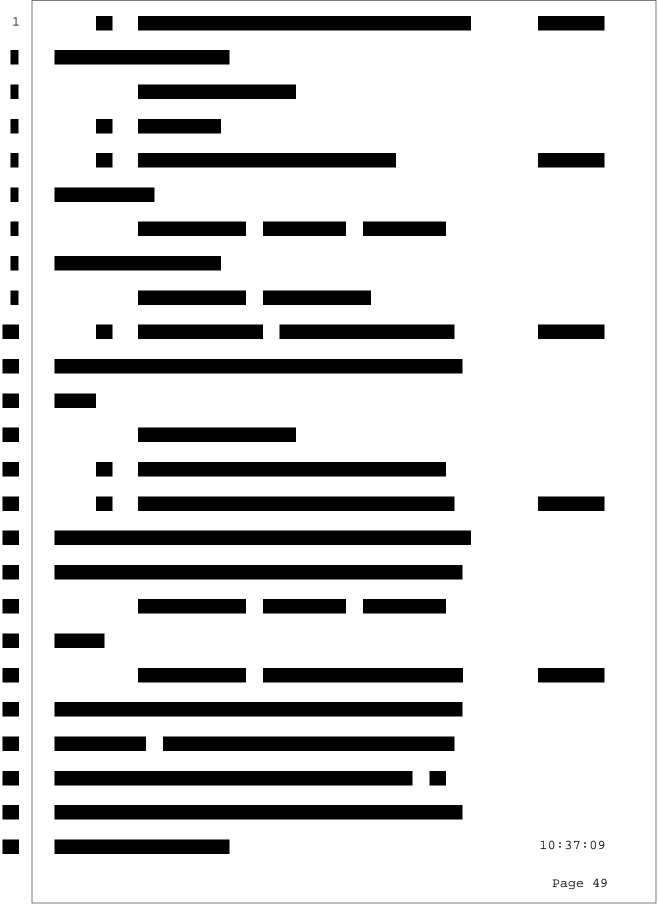
1	Q. And who specifically by name is on that	10:14:57
2	team who you think might have knowledge of this?	
3	A. The two data scientists that I know that	
4	are working on the Cambridge matters are Maggie Ji,	
5	M-A-G-G-I-E J-I. And Gerardo, G-E-R-A-R-D-O,	10:15:13
6	Zaragoza, Z-A-R-A-G-O-Z-A.	
7		
		10:16:37
		Page 46

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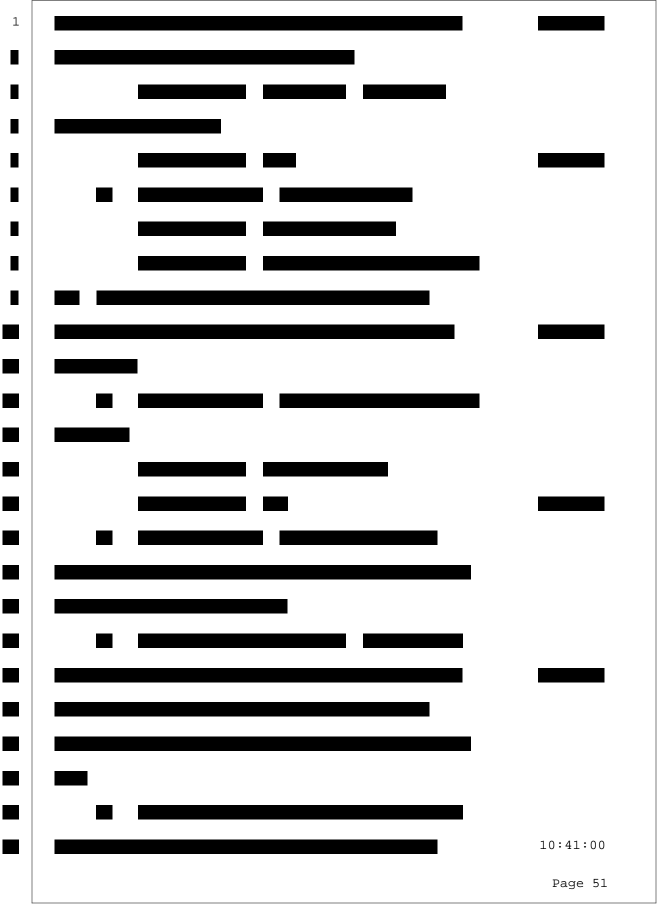
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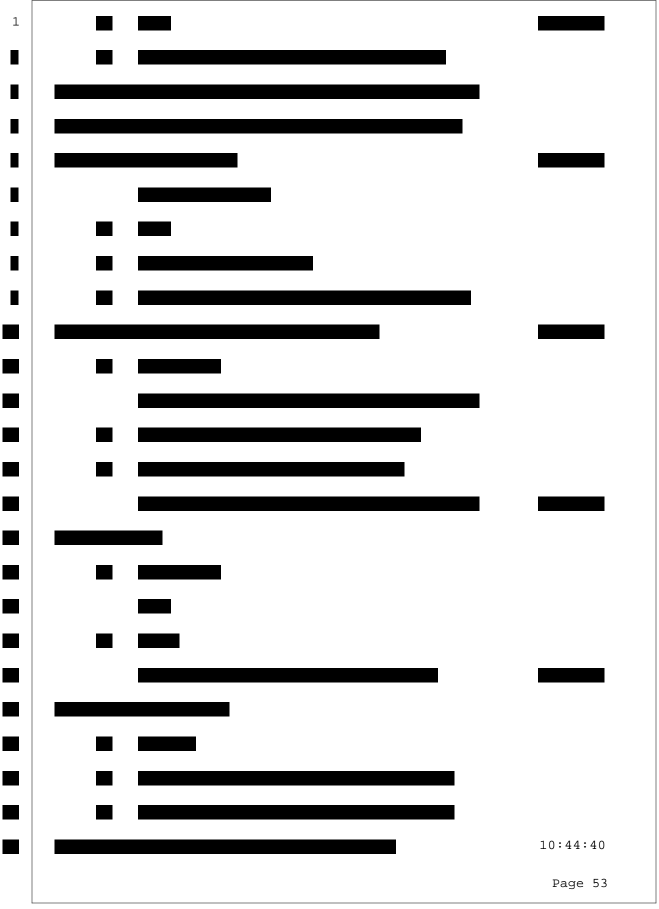
1	Q. (By Ms. Weaver) And when you say "in	10:37:11
2	that time period," do you mean 2017 or 2018?	
3	A. Yeah, both. You know, it was it was	
4	not I meant I meant 2017 when I started,	
5	but but in 2018, I don't recall DYI being used	10:37:32
6	as as a preservation tool for snapshots.	
7	Q. Did the DYI tool become the tool to be	
8	used as preservation well, strike that. Let me	
9	ask the question again.	
10		
		10:38:57
		Page 50

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1		
3	Q. And you're consulting your notes; is that	
4	correct?	
5	A. I am.	10:41:33
6	Q. And I believe if you look in your	
7	Exhibit Share that that your notes have been	
8	marked as Exhibit 386.	
9	(Exhibit 386 was marked for	
10	identification by the court reporter and is	10:41:53
11	attached hereto.)	
12	Q. (By Ms. Weaver) Do you see that?	
13	A. Yes.	
14	Q. So looking at Exhibit	
15	And just for the record, what is	10:42:16
16	Exhibit 386?	
17	A. These are notes that I took during the	
18	course of my preparation for this deposition.	
19	Q. And when did you prepare these notes?	
20	A. I think I started on Monday and continued	10:42:49
21	to update the notes through yesterday.	
22		
		10:43:11
		Page 52

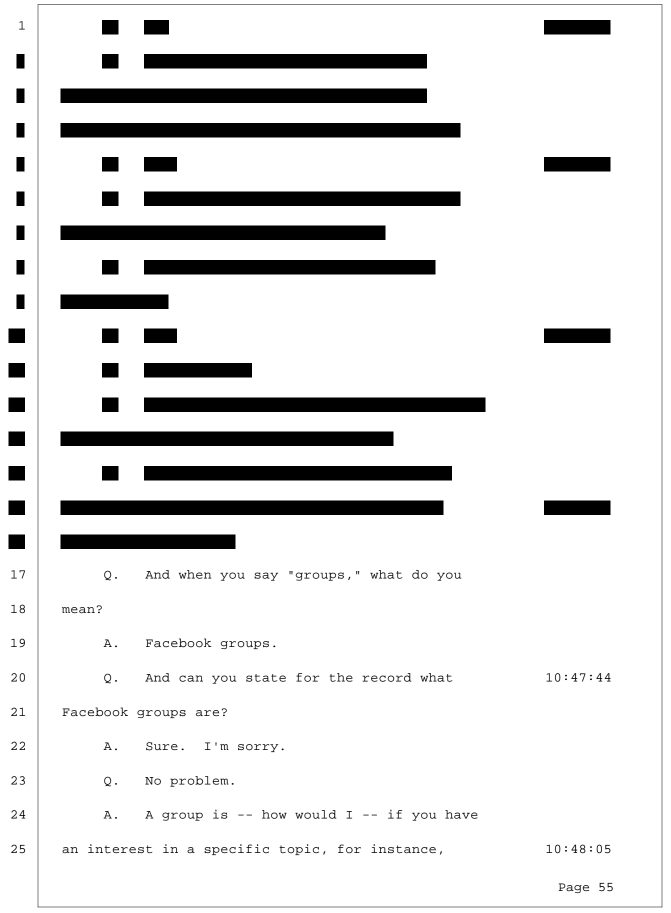
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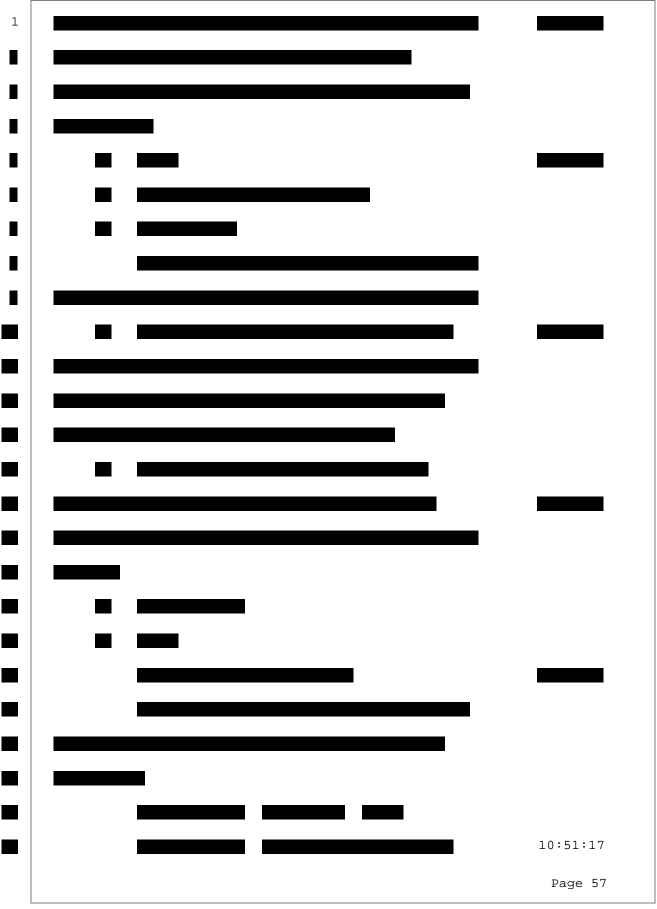
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1	surfing, there could be a group established or	10:48:10
2	or created or in existence that is related to	
3	surfing that you could, you know, join and interact	
4	with others that are not necessarily your or not	
5	your friends, but people that have the same level	10:48:29
6	of interest.	
7	So that is the a way to interact	
8	outside of your network of of friends.	
9		
		10:49:49
		Page 56

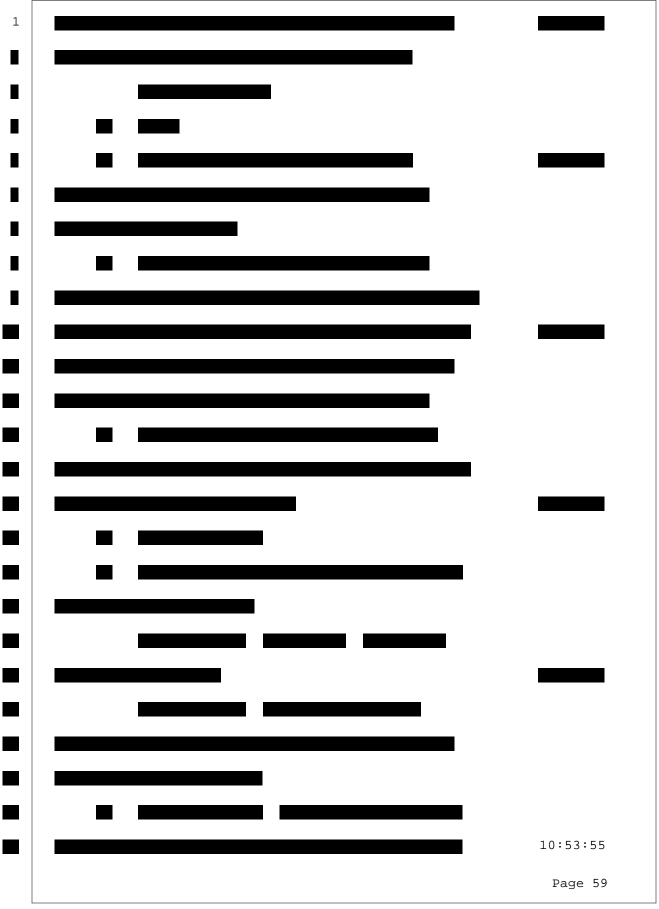
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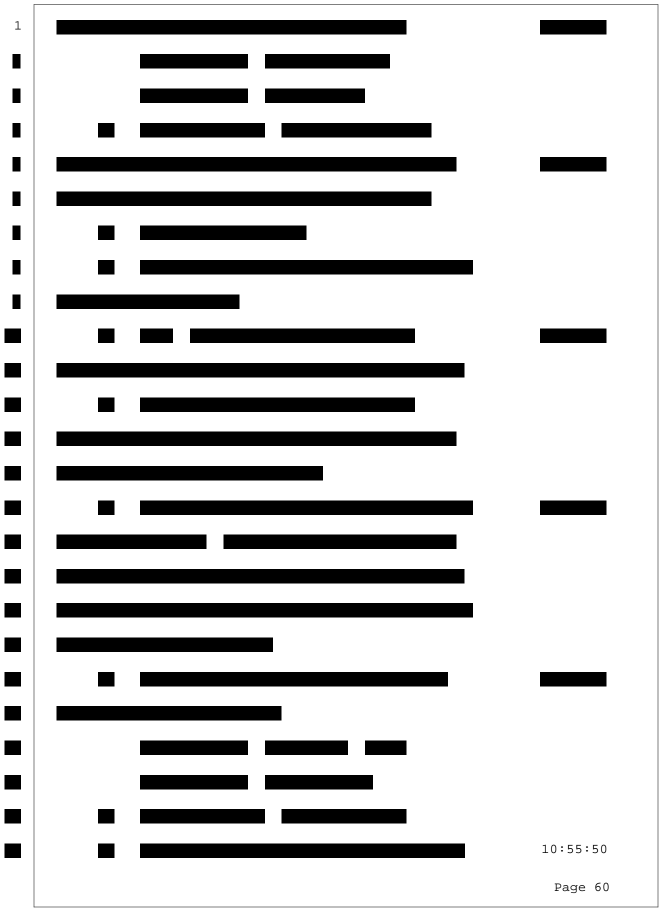
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1		
3	Q. (By Ms. Weaver) That's fair.	
4	What is an app, for the record?	
5	A. It's it's a product that you can	10:51:32
6	download onto your onto your phone.	
7	Q. Okay.	
8	And you're aware that users can download	
9	apps through the Facebook platform; is that right?	
10	A. Yes.	10:51:51
11		
		10:52:27
		Page 58

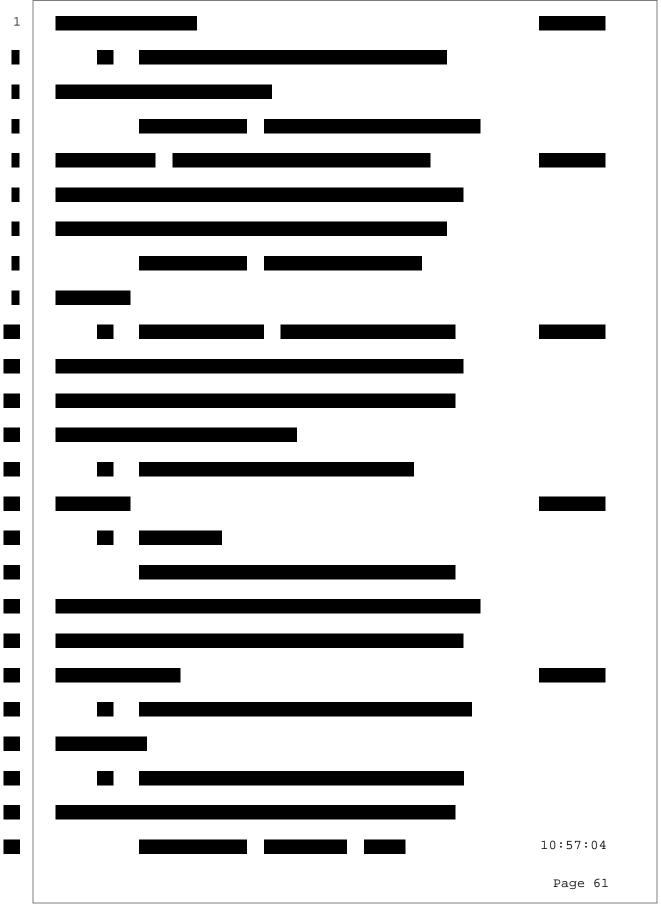
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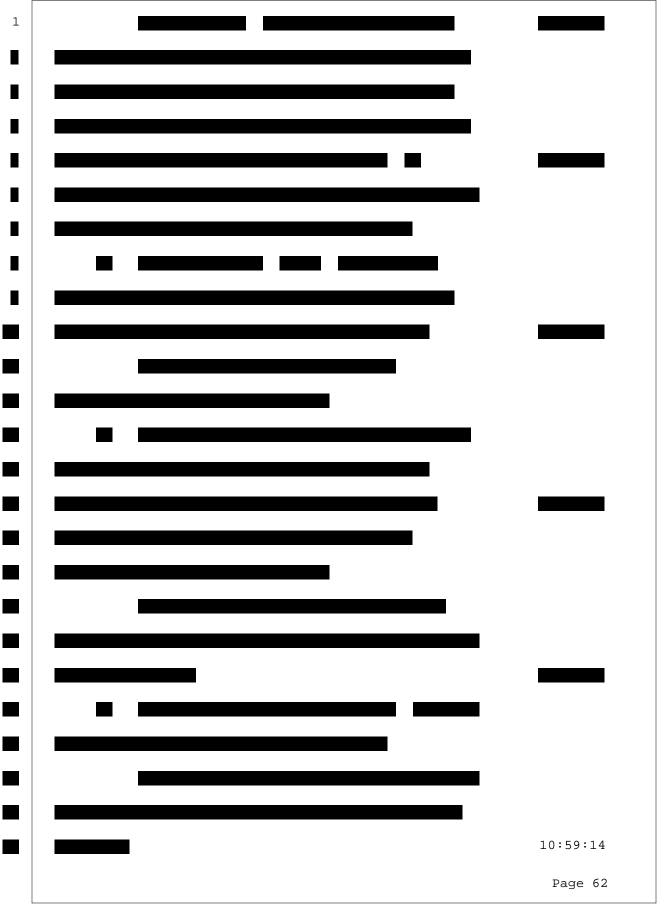
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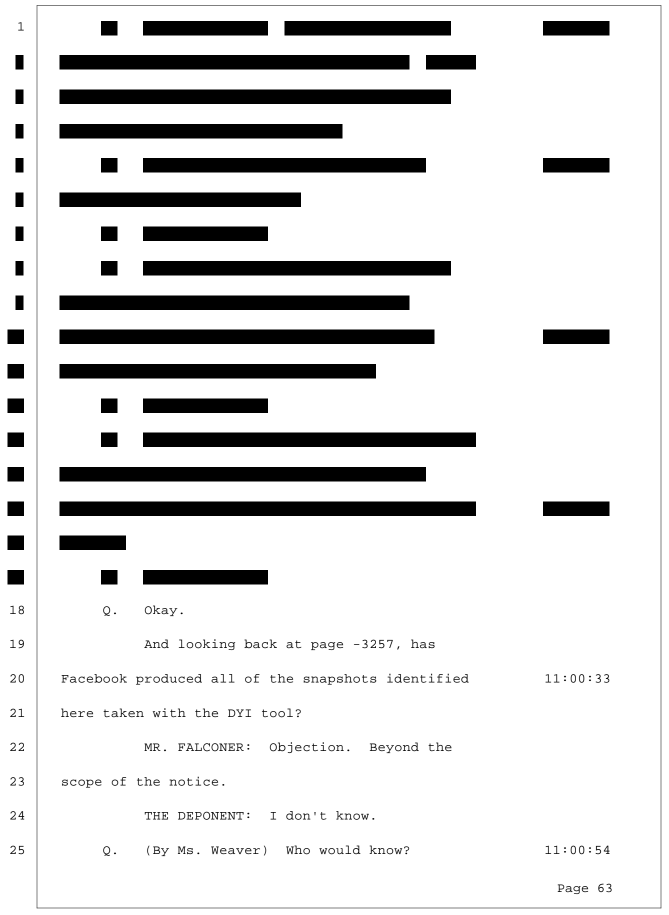


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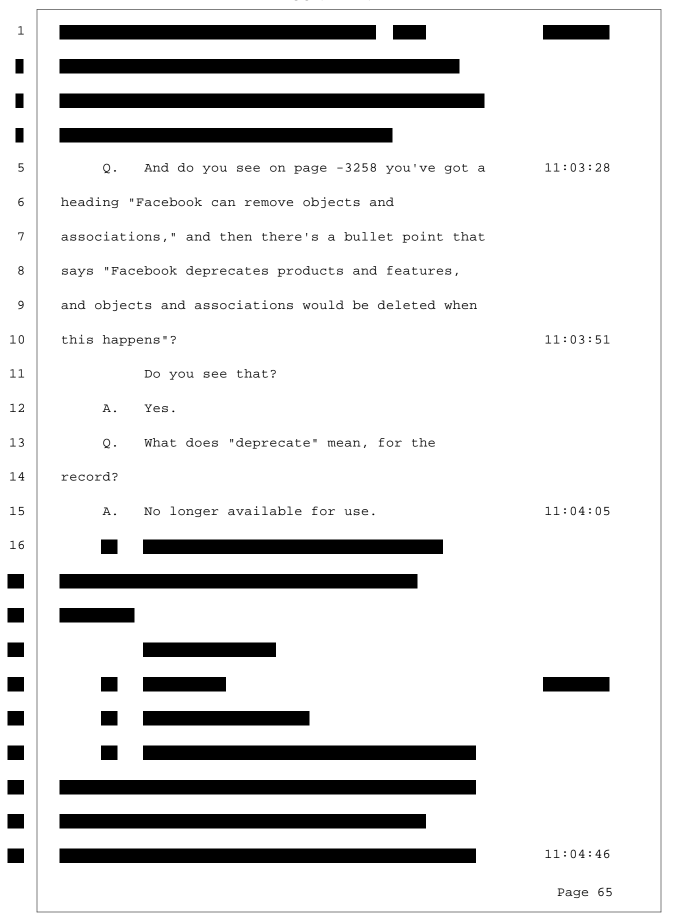




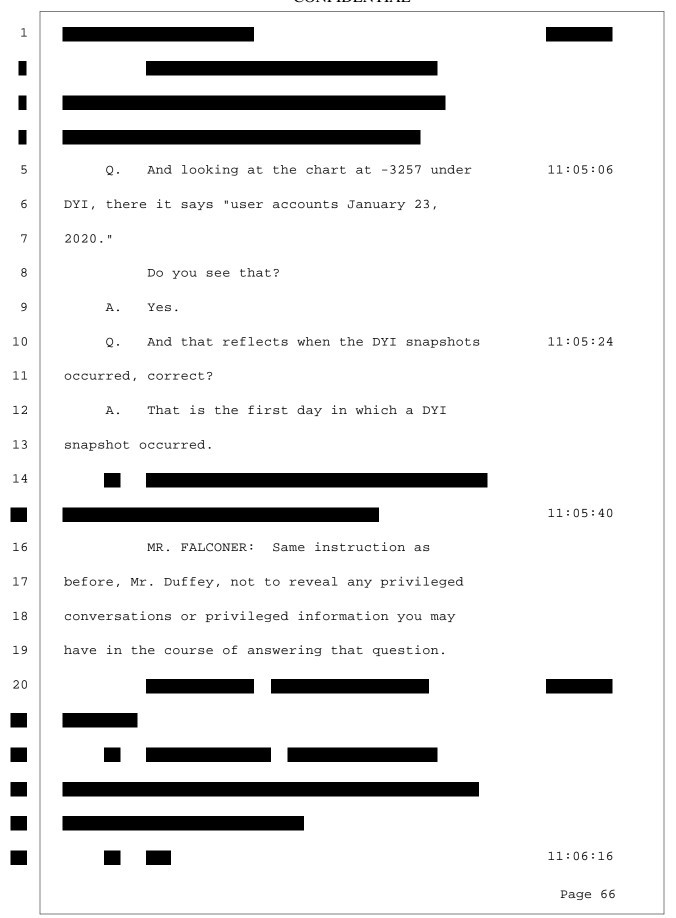
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1	A. I I could find out that information.	11:01:05
2	I just don't know that sitting here. Counsel for	
3	Gibson Dunn could could also get that	
4	information. Our E-discovery team would know. I	
5	just I just don't know the answer to that	11:01:17
6	question as I sit here.	
7	Q. Okay.	
8	And do you see that in your notes here,	
9	you refer to "TAO," the associations and objects	
10	database?	11:01:41
11	A. Yes.	
12	Q. Is it fair to call it a database?	
13	A. I don't know. I don't know if it would	
14	be called a database.	
15	Q. Let's call it a data source. Fair	11:01:53
16	enough.	
17		
		11:02:53
		Page 64

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1		
5	Q. Okay.	11:06:24
6	So we were talking a moment ago about	
7	objects and associations, and then I'll refer you	
8	back to the bullet point below the one we just read	
9	where it says "preserved if data captured in Hive	
10	placed on legal hold."	11:06:45
11	Do you see that?	
12	A. Give me one second.	
13	Q. Sorry. It's the third bullet point down.	
14	A. Yes, I see it.	
15	Q. What is Hive?	11:07:04
16	A. I'm going to refer to my notes.	
17	Hive is a a data warehouse that	
18	captures and stores data about its products and	
19	services, also user activity for analytics	
20	purposes.	11:07:33
21	Q. And are you looking at page -3258 of	
22	Exhibit 386?	
23	A. Yes, I am.	
24	Q. And how did you develop your	
25	understanding of what Hive is?	11:07:53
		Page 67

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1	A. My understanding of Hive has evolved over	11:08:02
2	time, since I started working at the company in	
3	2017. I also had some discussions with our data	
4	science team in preparation for this deposition.	
5	Because I'm not a data scientist or a computer	11:08:24
6	science engineer, I thought it would be helpful to	
7	prepare notes about about Hive and what it is.	
8	Q. And when you say the the data	
9	scientists you're referring to are Maggie Ji and	
10	Gerardo Zaragoza; is that right?	11:08:47
11	A. That's correct.	
12	Q. And did you develop your understanding of	
13	Hive in preparation for this deposition by speaking	
14	with anyone other than them?	
15	A. Can you repeat the question.	11:09:03
16	Q. Sure.	
17	Are those the only two people that you	
18	conferred with regarding Hive in preparation for	
19	your deposition?	
20	A. That's correct.	11:09:13
21	Q. And going back to the bullet point that I	
22	referred to it's three down on -3257.	
23	Do you see the one that says "preserved	
24	if data captured on Hive placed on legal hold"?	
25	A. Yes.	11:09:42
		Page 68
		I I

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1	Q.	Can you identify which data in Hive was	11:09:42
2	placed on	legal hold for this case?	
3	Α.	No, I can't.	
4	Q.	Can anyone?	
5	Α.	Can you can we go back two questions	11:10:09
6	ago? Jus	t so I I understand the question.	
7	Q.	Yeah. No problem.	
8		Let me try it this way. Was any data in	
9	Hive plac	ed on legal hold for this case?	
10	Α.	Yes.	11:10:33
11			
			11.11.52
			11:11:53
			Page 69

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1	Q. And do you know how those Hive tables	11:11:55
2	were selected?	
3	MR. FALCONER: And, again, Mr. Duffey,	
4	same same instruction about not revealing	
5	anything privileged in the course of your answer.	11:12:08
6	THE DEPONENT: In general, similar to	
7	identifying custodians relevant to a matter.	
8	Our our in-house and outside counsel conducts	
9	custodian interviews to to help identify	
10	relevant Hive tables to be placed on legal hold.	11:12:30
11		
15	Q. Who would know?	11:13:00
16	A. That would be a question for the the	
17	E-discovery data science team.	
18	Q. Looking at your notes here the last page	
19	ending at -3259, there's a square bullet point that	
20	says "iData allows searching for Hive tables and	11:13:21
21	indicates if table is on hold."	
22	Do you see that?	
23	A. Yes.	
24	Q. So is iData a tool?	
25	A. I don't know. I don't know if if	11:13:39
		Page 70

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it's a appropriate to describe it as as a tool.	11:13:42
But it it allows the ability to determine if	
a if a specific Hive Hive table is on legal	
hold.	
Q. Do you see above that there's a square	11:14:07
bullet point that says "stops partitions from being	
deleted or modified, archived into a secured area	
and hold storage"?	
Do you see that?	
A. Yes.	11:14:19
Q. What does it mean to stop a partition	
from being deleted or modified?	
A. So one way would I describe a partition i	
it's it's a set set amount of data within a	
legal hold.	11:14:41
So Hive data can be updated every single	
day, and a partition can be described as that	
you know, a single day or a, you know, Hive table	
of data going into a Hive table.	
What the legal hold process does is it	11:15:08
prevents a partition from being deleted or modified	
before or it prevents it and puts that data into	
cold storage before the data gets deleted or	
modified pursuant to, you know, the retention	
period that the table owner, the Hive table owner,	11:15:34
	But it it allows the ability to determine if a if a specific Hive Hive table is on legal hold.  Q. Do you see above that there's a square bullet point that says "stops partitions from being deleted or modified, archived into a secured area and hold storage"?  Do you see that?  A. Yes.  Q. What does it mean to stop a partition from being deleted or modified?  A. So one way would I describe a partition i it's it's a set set amount of data within a legal hold.  So Hive data can be updated every single day, and a partition can be described as that you know, a single day or a, you know, Hive table of data going into a Hive table.  What the legal hold process does is it prevents a partition from being deleted or modified before or it prevents it and puts that data into cold storage before the data gets deleted or modified pursuant to, you know, the retention

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_		
1	sets.	11:15:37
2	Q. And then it says "archive into a secured	
3	area in cold storage."	
4	Do you see that?	
5	A. Yes.	11:15:54
6	Q. So does the legal hold archive the data	
7	in Hive into cold storage?	
8	MR. FALCONER: Objection. Form.	
9	THE DEPONENT: Can you repeat the	
10	question.	11:16:17
11	Q. (By Ms. Weaver) Does the legal hold	
12	cause the data to be archived into a secured area	
13	in cold storage?	
14	A. Yes.	
15	Q. And what is cold storage?	11:16:35
16	A. I don't know if I can provide the	
17	definition of what cold storage is, but I but	
18	that that is the storage space for which we put	
19	legal hold Hive Hive data that is on legal hold	
20	to prevent it from being deleted or modified.	11:17:07
21		
		11:17:33
		Page 72

	11:17:47
Q. (By Ms. Weaver) I'm going to ask a bunch	
of bad questions to try to get to a good clear one,	
because I don't really understand.	
So the act of putting a legal hold on a	
table, does that a snapshot or make a replica that	11:17:56
is then put into cold storage?	
A. It would it would take data from the	
Hive table that would be for instance, scheduled	
to be deleted or anonymized and put the partition	
into cold storage before that data were to be	11:18:24
deleted, scheduled to be deleted at on the	
timetable that is set by the table owner.	
Q. But that is something that Facebook could	
tell us; is that right?	
A. I believe the E-discovery data science	
team could provide that information, yes.	11:19:04
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1	MS. WEAVER: And, Mr. Falconer, we're	11:19:06
2	going to ask for that information.	
3	MR. FALCONER: Yeah yeah. Let's talk	
4	about that after the deposition, given the volume,	
5	so but yeah, understood.	11:19:12
6	Q. (By Ms. Weaver) For and this is the	
7	piece that I'm not asking good questions about and	
8	I want to understand.	
9	So data is put in cold storage. Do do	
10	some version of those tables continue to exist that	11:19:26
11	is overwritten and used such that if you went to	
12	the existing operative table, the one that is not	
13	in cold storage, it will not contain data that the	
14	tables in cold storage contain?	
15	A. Potentially, yes. For example, if a	11:19:45
16	table has user identifiable information, like an	
17	email address of the user, that information can	
18	only be retained up to 90 days, and so and	
19	that's where I was talking about a partition. So	
20	if if the if the data were scheduled to be	11:20:25
21	deleted on the 90th day, the legal hold would take	
22	that partition and put it in cold storage before	
23	that active Hive table data gets deleted.	
24	Q. I know you said you don't know, but I'm	
25	just going to ask to see if I can jog your memory.	11:20:51
		Page 74

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1	Do you know if these Hive tables were put	11:20:54
2	on hold in 2018?	
3	MR. FALCONER: Objection. Form.	
4	THE DEPONENT: I I couldn't give you	
5	an accurate answer without, you know, consulting	11:21:15
6	with the data science team on that.	
7	Q. (By Ms. Weaver) Do you know what year	
8	roughly the Hive tables were put on hold?	
9	MR. FALCONER: Objection. Form.	
10		
		11:22:27
21	Q. (By Ms. Weaver) Do you know if any Hive	
22	table was put on legal hold in 2018?	
23	A. Specific to Cambridge Analytica?	
24	Q. Yes.	
25	A. Yes, I believe so.	11:22:48
		Page 75

1	Q. Do you know which ones?	11:22:50
2	A. I don't.	
3	Q. And why do you say "yes, I believe so"?	
4	A. So I I've been working on	
5	Cambridge Analytica matters since March 2018. I'm	11:23:10
6	just thinking back to that time and and,	
7	you know, recall outside counsel working with	
8	E-discovery data scientists at the time. So	
9	that's that's the extent of like my memory about	
10	that.	11:23:40
11	Q. Who were the E-discovery data scientists	
12	involved in this process in 2018?	
13	A. Gerardo Zaragoza.	
14	Q. Anyone else?	
15	A. We were a much smaller team at the time.	11:24:14
16	Gerardo is the one that comes to mind that that	
17	was employed and working in the E-discovery team at	
18	the time.	
19	Q. Thank you.	
20	Do you see the bullet point where you	11:24:41
21	wrote "teams are informed about a Hive table on	
22	hold"?	
23	A. Yes.	
24	Q. What do you mean by "teams"?	
25	A. The I I meant by "teams" is the	11:24:54
		Page 76

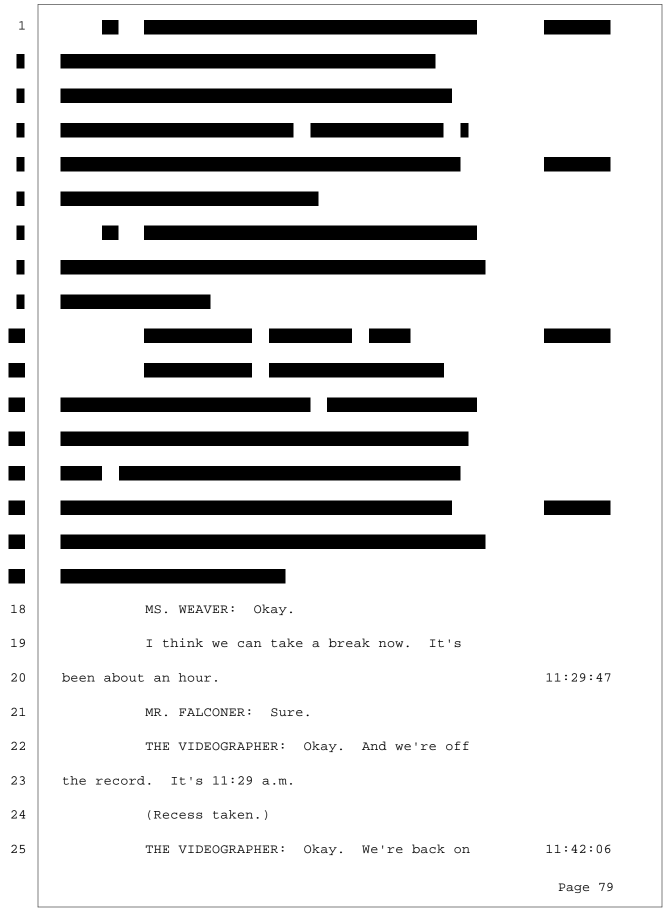
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1	table owner.	11:24:58
2	Q. And how were they informed?	
3	A. My understanding from discussions with	
4	Maggie Ji is that an email notification goes out to	
5	the table owners that a Hive table is placed on	11:25:17
6	hold.	
7	There are other ways where table owners	
8	or people with access to a Hive table can receive a	
9	notification. For instance, in that iData space,	
10	you can see if a Hive table is on legal hold.	11:25:45
11	I also understand that if a Hive owner	
12	were to modify data within within a table that	
13	there would be a a notification that that table	
14	is on legal hold and that data cannot be modified	
15	or deleted.	11:26:15
16	Q. Thank you. That's very helpful.	
17		
22	Q. (By Ms. Weaver) Do you see where the	
23	bullet point on the last page, second from the top,	
24	says "UII 90 days maximum. Longer than 90 days UII	
25	has to be deleted. RID replaces UID."	11:26:48
		Page 77

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1	Do you see that?	11:26:53
2	A. Uh-huh. I do.	
3	Q. So is one reason that these tables were	
4	put on legal hold was to prevent the process by	
5	which RID replaces UID?	11:27:02
6	MR. FALCONER: Mr. Duffey, same caution	
7	about not revealing any privileged information or	
8	privileged communications in answering that	
9	question.	
10	THE DEPONENT: I don't know the answer to	11:27:21
11	that question.	
12	Q. (By Ms. Weaver) By putting this table on	
13	legal hold, did that prevent UIDs from being	
14	replaced by RIDs?	
15	A. If a UID is present within any of these	11:27:37
16	tables on legal hold, yes.	
17	Q. And you're familiar with the Hive Anon	
18	process; is that right?	
19	A. A little bit, yes.	
20	Q. Okay. And the Hive Anon process is the	11:27:57
21	process we were just discussing where RID replaces	
22	UID; is that correct?	
23	A. Yes.	
24	Q. And so legal hold prevents the Hive Anon	
25	process from operating; is that right?	11:28:12
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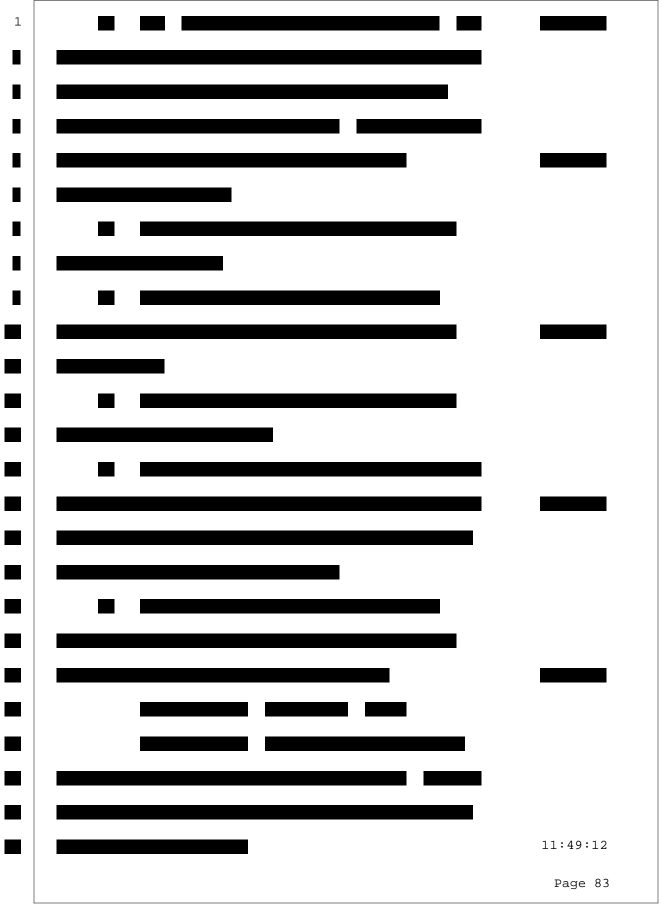
the record. It's 11:42 a.m.	11:42:07
Q. (By Ms. Weaver) Mr. Duffey, in your	
testimony just a moment ago, we were talking about	
the effect of legal hold on Hive tables.	
Do you recall that?	11:42:19
A. Yes.	
Q. And what do you mean by a "legal hold"?	
A. A legal hold is a preservation step that	
the E-discovery team undertakes to preserve	
relevant Hive table data related to a matter.	11:42:44
Q. Okay. And looking back at Exhibit 385,	
there is a definition of a "legal hold notice" on	
the second page of that document ending at Bates	
number -490.	
Do you see that?	11:43:08
A. I do.	
Q. And it says "a legal instruction to	
preserve and not delete, destroy, or otherwise	
modify relevant information relating to a legal	
matter."	11:43:26
Do you see that?	
A. Yes.	
Q. And when you were referring to legal hold	
and when you're referring to legal hold in	
Exhibit 386, do you mean a legal hold notice?	11:43:38
	Page 80
	Q. (By Ms. Weaver) Mr. Duffey, in your testimony just a moment ago, we were talking about the effect of legal hold on Hive tables.  Do you recall that?  A. Yes.  Q. And what do you mean by a "legal hold"?  A. A legal hold is a preservation step that the E-discovery team undertakes to preserve relevant Hive table data related to a matter.  Q. Okay. And looking back at Exhibit 385, there is a definition of a "legal hold notice" on the second page of that document ending at Bates number -490.  Do you see that?  A. I do.  Q. And it says "a legal instruction to preserve and not delete, destroy, or otherwise modify relevant information relating to a legal matter."  Do you see that?  A. Yes.  Q. And when you were referring to legal hold and when you're referring to legal hold in

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1	A. No. I I had understood your line of	11:43:45
2	questioning to be specific to Hive Hive tables.	
3	A legal hold notice is is something is not	
4	what I was referring to when I was answering your	
5	questions about Hive.	11:44:02
6	Q. Okay. So you testified that Exhibit 385	
7	is the current legal hold policy, and there was no	
8	formal legal hold policy at Facebook until March of	
9	2020; is that correct?	
10	A. I'm just looking at at Exhibit 385.	11:44:28
11	It indicates that this policy was first posted on	
12	June 10th, 2020. I'm not sure where we're getting	
13	that March date.	
14	Q. Okay. Fine. I stand corrected.	
15	So the first legal hold policy at	11:44:47
16	Facebook at any point in time was June 10th, 2020;	
17	is that right?	
18	A. That is my understanding, yes.	
19	Q. And then in Exhibit 386, when you're	
20	referring to the legal hold on the Hive tables,	11:45:08
21	does that mean this legal hold policy such that the	
22	legal hold could not have happened prior to	
23	June 10th, 2020?	
24	A. No.	
25	Q. Okay. That's why I'm asking.	11:45:25
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1	A. Yeah.	11:45:27
2	Q. So when you were yeah. Let me ask the	
3	question again and then you can	
4	So in Exhibit 386, when you were	
5	referring to the legal hold place had on Hive	11:45:33
6	tables, what do you mean?	
7	A. That is the actual preservation step	
8	taken by the E-discovery team at the direction of	
9	legal counsel to preserve the the relevant data	
10	contained within those Hive tables.	11:45:55
11	So that's what I mean by by legal	
12	hold.	
13	Q. And looking again at 386, that page	
14	ending at Bates number 3256, you wrote	
15	"Cambridge Analytica legal hold 469 total	11:46:14
16	custodians on hold as of May 31, 2022."	
17	Do you see that?	
18	A. Yes. One second.	
19	I do, yes.	
20	Q. And that's referring to the legal hold	11:46:31
21	notice; is that right?	
22	A. That's correct.	
23		
		11:46:45
		Page 82



1		
10	Q. And is there anything else Facebook has	11:50:05
11	done to preserve the named plaintiffs' data other	
12	than the snapshots and putting the Hive tables in	
13	cold storage?	
14	MR. FALCONER: Objection. Form.	
15	THE DEPONENT: I'm I'm not aware of	11:50:40
16	all the places to for which named plaintiff data	
17	is stored within, you know, Facebook's internal	
18	systems. Unless a user were to delete their	
19	account, we would have potentially additional named	
20	plaintiff data in our internal some of our	11:51:13
21	internal tools and systems.	
22	Q. (By Ms. Weaver) Which internal tools and	
23	systems are you referring to that might also	
24	contain named plaintiff data?	
25	A. There is a a tool called "SRT." It's	11:51:41
		Page 84

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1	the single it stands for I think "single	11:51:46
2	review tool," which contains information related to	
3	users and activities of users.	
4	There is an another sort of what we	
5	describe as an investigative tool called "Centra"	11:52:07
6	which we Facebook personnel with access to	
7	Centra could obtain information related to Facebook	
8	users.	
9	Those those are the two main ones that	
10	come to mind for me. Again, I I I'm not sort	11:52:54
11	of familiar with all internal tools that contain	
12	user data, but those are two main ones that I'm	
13	familiar with.	
14	Q. Thank you.	
15		
23	Q. And you said Centra is an investigative	
24	tool. What did you mean by that?	
25	A. It's it's a tool that, you know,	11:54:14
		Page 85

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1	specific teams for instance, I have access to	11:54:20
2	Centra and can if I have the appropriate UID	
3	information can look up some basic information	
4	pertaining to an individual Facebook user.	
5	Q. And when you say "basic information,"	11:54:50
6	what do you mean?	
7	A. For instance, registration date, email	
8	address used to or phone number used to sign up	
9	for an account. There are links to posts and	
10	messages. There are could be information about	11:55:24
11	a user if they have, for instance, an an ads	
12	account or an Instagram account, that basic	
13	information tied to that Facebook user would also	
14	be, you know, present in Centra.	
15		
19	Q. When did SRT first come into use?	
20	A. I want to say 2017, but but I'm not	11:56:39
21	certain on that.	
22	Q. And when did Centra first come into use?	
23	A. I don't know.	
24	Q. Was it within the last three years?	
25	A. I I have I don't know.	11:56:58
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1	Q. When did you first get access to Centra?	11:57:00
2	A. I think it was pre-COVID, so 2021 or	
3	no. Excuse me. 2019, early 2020.	
4	Q. Time has flown, hasn't it?	
5	With regard to SRT	11:57:38
6	A. Or stopped.	
7	Q. Something, right? It's in cold storage.	
8	With regard to SRT, is that searchable by	
9	UID or user name?	
10	A. Centra is I don't know if SRT is is	11:58:15
11	searchable by that way.	
12	Q. How does SRT search in general?	
13	A. As I mentioned, there are different	
14	pillars that use SRT, so like depending on the	
15	pillar, that search capability could be different.	11:58:41
16	I haven't attempted to run any searches in SRT	
17	for for a while, so I I don't I don't know	
18	all of the fields or information required to search	
19	within SRT.	
20	Q. Okay. And when you say "different	11:59:03
21	pillars," what do you mean?	
22	A. So, for instance, the research team has a	
23	pillar within SRT. I know that privacy operations	
24	has a pillar within SRT. The one that I was	
25	thinking about was the pillar for community	11:59:37
		Page 87

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1	operations, that instance within SRT.	11:59:45
2	Q. And so when I asked where named plaintiff	
3	data might reside and you responded thinking about	
4	SRT, was that because you thought named plaintiff	
5	data might be in community operations?	12:00:04
6	A. In that's correct.	
7	Q. And how would you search for a named	
8	plaintiff data in community operations?	
9	MR. FALCONER: Objection. Beyond the	
10	scope.	12:00:17
11	But go ahead.	
12	THE DEPONENT: I don't know that I would	
13	go into SRT to search for specific named plaintiff	
14	data. The Centra tool is is where I would run a	
15	search for user you know, if I had user	12:00:39
16	identifiable information, and then there could be	
17	links to SRT through Centra. And so that that	
18	is the way that I would think about navigating	
19	between those two tools.	
20	Q. (By Ms. Weaver) And how long does it	12:01:08
21	take to run a search in Centra for one person?	
22	MR. FALCONER: Objection. Form.	
23	THE DEPONENT: If I had I'm sorry.	
24	MR. FALCONER: No. Go ahead.	
25	THE DEPONENT: It depends. If I have	12:01:24
		Page 88

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1	exact information about a particular user, the	12:01:28
2	search is is is, you know, within seconds.	
3	Q. (By Ms. Weaver) And do you know if	
4	Centra searches have been run for the named	
5	plaintiffs in this case?	12:01:49
6	MR. FALCONER: Objection. Beyond the	
7	scope.	
8	THE DEPONENT: I don't know. I don't	
9	know.	
10	Q. (By Ms. Weaver) And clarifying question.	12:02:10
11	Is Centra a tool or is it also a	
12	repository of named plaintiff data?	
13	MR. FALCONER: Objection.	
14	THE DEPONENT: I would describe it as a	
15	tool.	12:02:24
16	MR. FALCONER: I want to get the	
17	objection on the record.	
18	This is beyond the scope of the notice.	
19	But go ahead.	
20	MS. WEAVER: Sorry, Russ.	12:02:30
21	MR. FALCONER: It's okay.	
22	Q. (By Ms. Weaver) And what data sources do	
23	Centra and SRT search?	
24	MR. FALCONER: Same objection.	
25	THE DEPONENT: I don't know.	12:02:44
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1	Q. (By Ms. Weaver) And do you know if the	12:02:44
2	data sources that Centra and SRT search were	
3	preserved?	
4	MR. FALCONER: Same objection.	
5	THE DEPONENT: Barring a user deleting	12:03:04
6	their their account, that information would be	
7	preserved or retained within either Centra or SRT	
8	without having to, you know, proactively take steps	
9	to to preserve that information.	
10	Q. (By Ms. Weaver) I think I'll come back	12:03:54
11	to that.	
12	For the record, no snapshots were taken	
13	for any named plaintiff between January 23rd,	
14	2020 I'm sorry. Let me ask the question again.	
15	There were no snapshots taken for named	12:04:08
16	plaintiffs between March 9, 2020, and March 15,	
17	2022; is that correct?	
18	A. I think there there are some	
19	exceptions to that. For instance, Bridgett Burke	
20	had, you know, two accounts. It looks like Terry	12:05:05
21	Fischer, a snapshot in DYI was taken on April 20th,	
22	2020.	
23	So so Terry Fischer and Bridgett Burke	
24	are two exceptions. All other named plaintiffs	
25	that that you're correct.	12:05:38
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1	Q. Is Facebook intending to take snapshots	12:05:42
2	now on a monthly basis going forward?	
3	MR. FALCONER: Objection. Beyond the	
4	scope of the notice.	
5	THE DEPONENT: I don't know.	12:05:54
6	MS. WEAVER: I think, Russ, we'd like to	
7	know what Facebook's intentions are with ongoing	
8	preservation, and I think that's within the scope	
9	of the notice.	
10	But we can talk about it later.	12:06:09
11	Q. (By Ms. Weaver) Okay. So returning back	
12	again to Exhibit 385.	
13	Do you see where it defines "relevant	
14	information" in this document?	
15	A. Yes.	12:06:35
16	Q. And it defines relevant information as	
17	"ESI, hard copy documents, and/or other tangible	
18	materials that are identified as being relevant to	
19	a legal matter."	
20	Do you see that?	12:06:47
21	A. I do.	
22	Q. And was that the type of relevant	
23	information subject to the legal holds issued in	
24	this case, beginning with the first one that was	
25	issued on March 22nd, 2018?	12:07:06
		Page 91

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1	A. Can you repeat the question, please.	12:07:16
2	Q. Is the definition of "relevant	
3	information" set forth in Exhibit 385 consistent	
4	with the relevant information for which Facebook	
5	applied the the legal hold for this case that	12:07:33
6	was first sent on March 22nd, 2018?	
7	A. I haven't reviewed the legal hold notice	
8	for this case in preparation for my deposition.	
9	But I can say that all legal hold notices sent by	
10	the E-discovery team for whatever matter instructs	12:08:03
11	the custodians to preserve and not delete any	
12	information relevant to a matter.	
13	Q. Why haven't you reviewed the legal hold	
14	notice sent in this matter?	
15	MR. FALCONER: So I'm going to just	12:08:26
16	caution Mr. Duffey not to reveal contents of any	
17	conversations you had with counsel about that, and	
18	so if all you know is what you learned from	
19	counsel, you should refuse to answer the question.	
20	If there's anything else you know that's not	12:08:41
21	privileged, you can share that.	
22	THE DEPONENT: I can't answer that	
23	question.	
24	Q. (By Ms. Weaver) Okay. And looking at	
25	Exhibit 386, you wrote that there were six	12:08:52
		Page 92

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1	different versions of the legal hold notice sent	12:08:55
2	relating to this action; is that correct?	
3	A. Correct.	
4	Q. And when you say "Cambridge Analytica	
5	legal hold," that means this case; is that right?	12:09:08
6	A. It means this case, the multi-district	12.00.00
7	litigation, but also means the various state AG	
8	matters, the you know, proceeding FTC	
9	investigation. It's a, you know, overarching legal	
10	hold related to Cambridge Analytica, and so	12:09:36
11	Q. When you say "related to	
12	Cambridge Analytica," what's the subject matter of	
13	the legal hold notice?	
14	MR. FALCONER: So, Mr. Duffey, I will	
15	again just caution you not to reveal anything about	12:09:59
16	the language or the contents of the legal hold	
17	notice to the extent that you remember it from your	
18	work outside the context of preparing for your	
19	deposition. But within that framework, you can	
20	answer it the best you can.	12:10:13
21		
		12:10:38
		Page 93

1		
4	Q. (By Ms. Weaver) And do you know if the	
5	subject matter described in the legal hold notices	12:11:07
6	included, for example, a request to preserve ESI	
7	and relevant information relating to the app	
8	developer investigation?	
9	MR. FALCONER: So I'm going to instruct	
10	Mr. Duffey not to answer any question on privilege	12:11:22
11	grounds that relates to the the contents of the	
12	hold notice. The notice itself is privileged and	
13	work product communication, so on that basis I'm	
14	going to instruct him not to answer that question.	
15	MS. WEAVER: Okay. And this legal hold	12:11:36
16	notice was sent to 469 people who work at Facebook,	
17	and Facebook's position is that it's a privileged	
18	document; is that right?	
19	MR. FALCONER: Yes, and work product as	
20	well.	12:11:49
21	MS. WEAVER: And Facebook understands	
22	that if Facebook asserts privilege over this	
23	document and prevents me from conducting inquiries	
24	into it, it may not raise it as a shield, correct?	
25	MR. FALCONER: You're I'm happy to	12:12:01
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1	have you ask questions about what	12:12:03
2	SPECIAL MASTER GARRIE: Counsel	
3	Counsel.	
4	MR. FALCONER: Yeah.	
5	SPECIAL MASTER GARRIE: This is Special	12:12:08
6	Master Garrie. We've noted the objection for the	
7	record. We're not going to discuss or or rule	
8	or have any conversations on the objections. It	
9	was noted, he instructed the witness accordingly,	
10	and we will move forward and discuss this once the	12:12:20
11	deposition is over, if necessary, and pursuant to	
12	the prior conversations we've had.	
13	Unless there's a particular issue you're	
14	seeking clarification on, Counsel Weaver.	
15	MS. WEAVER: That's fine. I'm just	12:12:44
16	defining the position.	
17	SPECIAL MASTER GARRIE: The issue is	
18	asserted.	
19	Counsel Falconer, would you like to	
20	respond, since she did seek the clarification, and	12:12:48
21	then we will curb our enthusiasm and limit any	
22	further comments.	
23	MR. FALCONER: Yeah, like I said, I'm	
24	happy to have the witness about the actions the	
25	employees were instructed to take and describe the	12:13:01
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		l l

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1	hold notice at a general level, but in a way that	12:13:02
2	doesn't reveal the contents of the notice itself,	
3	which is the subject of the privilege and work	
4	product.	
5	SPECIAL MASTER GARRIE: Okay. Noted for	12:13:12
6	the record.	
7	Counsel Weaver, we note your point for	
8	the record.	
9	Now we will proceed forward accordingly.	
10	MS. WEAVER: Excellent.	12:13:22
11	Q. (By Ms. Weaver) Mr. Duffey, looking at	
12	Exhibit 386 again, on the second page ending with	
13	Bates number -3257. And I'm looking at your	
14	description of the various legal holds that were	
15	issued related to this action. And	12:13:35
16	A. Okay.	
17	Q. Okay. And you referred to a fifth hold	
18	issued on June 16th, 2020.	
19	Do you see that?	
20	A. I do.	12:13:50
21		
		12:14:04
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1		
4	Q. How would I find out?	
5	A. The E-discovery team could could get	12:14:38
6	that information through the Legal Hold Pro	
7	software that we use.	
8		
		12:15:00
11	Do you see that?	
12	A. Yes.	
13	Q. Do you know what that example is?	
14	MR. FALCONER: So again	
15	THE DEPONENT: I don't	12:15:11
16	MR. FALCONER: instruct Mr. Duffey not	
17	to answer that question. If that was I	
18	didn't didn't hear what he said, but if he got	
19	an answer out, I'd like to move to strike it.	
20	Again, I don't just to reiterate, I	12:15:19
21	don't want any testimony about the actual contents	
22	of the language of the hold notice itself.	
23	MS. WEAVER: So he can testify about his	
24	notes that are a partial description, but I can't	
25	ask any follow-up questions?	12:15:34
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1	MR. FALCONER: I mean	12:15:39
2	SPECIAL MASTER GARRIE: Is that a	
3	rhetorical question, Counsel Weaver?	
4	MS. WEAVER: Well, I'm just clarifying	
5	his position.	12:15:50
6	SPECIAL MASTER GARRIE: He objected and	
7	instructed the witness not to speak to anything	
8	that may that he constituted attorney-client	
9	privilege or the substance of the the actual	
10	substance of the notice.	12:16:01
11	Is that not correct, Counsel Falconer?	
12	MR. FALCONER: Yeah, that's correct.	
13	SPECIAL MASTER GARRIE: And he has	
14	instructed the witness accordingly. So	
15	Q. (By Ms. Weaver) Do you see where it	12:16:13
16	says, Mr. Duffey, "suspend auto deletion routine"?	
17	A. Yes.	
18	Q. Do you know if prior to June 16th, 2020,	
19	auto deletion routines were suspended with regard	
20	to litigation holds issued relating to this matter?	12:16:30
21	A. There are there are only a couple data	
22	sources that that I am aware of that have a	
23	retention schedule.	
24	So I'm not sure I I understand I	
25	understand the question.	12:17:12
		Page 98

1	Q. I'm just asking if prior to June 16th,	12:17:17
2	2020, there were auto deletion routines that were	
3	not suspended with regard to preserving ESI related	
4	to this matter that were then suspended in on	
5	June 16th, 2020.	12:17:34
6	A. I'm not aware of any.	
7	Q. What auto deletion routine did you refer	
8	to when you wrote that bullet point?	
9	MR. FALCONER: Objection. Form.	
10	THE DEPONENT: I believe that that is in	12:18:19
11	reference to the use of ephemeral messaging.	
12	Q. (By Ms. Weaver) And what is ephemeral	
13	messaging?	
14	A. Ephemeral messaging is a a way for	
15	which a a user of a communications app, like	12:18:47
16	WhatsApp, for instance, could set a auto deletion	
17	schedule on their messages.	
18	Q. And do you know if any of the 392	
19	custodians identified to preserve ESI in connection	
20	with this litigation used ephemeral messaging?	12:19:20
21	MR. FALCONER: Objection. Beyond the	
22	scope.	
23	THE DEPONENT: I I can think of one	
24	custodian that that that may have been using	
25	ephemeral messaging at the time this notice went	12:20:10
		Page 99

1	out.	12:20:14
		12.20.14
2	Q. (By Ms. Weaver) Who was that?	
3	MR. FALCONER: Same objection.	
4	THE DEPONENT: I believe Mark Zuckerberg	
5	may have been using ephemeral messaging.	12:20:31
6	Q. (By Ms. Weaver) And what's the basis for	
7	that belief?	
8	MR. FALCONER: Same objection.	
9	And, again, Mr. Duffey, if caution you	
10	again, as I have before, any privileged	12:20:49
11	communications or privileged information you have	
12	on that shouldn't form part of your answer.	
13	THE DEPONENT: I don't think I can answer	
14	that question.	
15	Q. (By Ms. Weaver) Do you know if any other	12:21:14
16	Facebook executive used ephemeral messaging during	
17	the pendency of this litigation?	
18	MR. FALCONER: Objection. Beyond the	
19	scope.	
20	THE DEPONENT: I'm I'm not sure I	12:21:34
21	understand the question.	
22	Q. (By Ms. Weaver) Did Sheryl Sandberg use	
23	ephemeral messaging during the pendency of this	
24	litigation?	
25	MR. FALCONER: Objection. Beyond the	12:21:42
		Page 100

1	scope.	12:21:42
2	And, again, my same instruction as	
3	before. You know, privileged information or	
4	knowledge of a privilege communication, that	
5	shouldn't form a part of your answer.	12:21:53
6	THE DEPONENT: I I think the part	
7	of the reason why I'm struggling with the question	
8	is just you're naming employees of the company,	
9	and I need to know whether or not they are on legal	
10	hold for the Cambridge Analytica multi-district	12:22:09
11	litigation.	
12	Q. (By Ms. Weaver) And do you have a list	
13	or does someone have a list well, strike that.	
14	Does Facebook have a list of who received	
15	the legal hold notifications that you discuss in	12:22:23
16	Exhibit 386?	
17	A. A list could be generated from from	
18	our legal hold tool.	
19	Q. And you could identify from that list	
20	whether or not any of those individuals used	12:22:41
21	ephemeral messaging; is that correct?	
22	MR. FALCONER: Objection. Beyond the	
23	scope.	
24	THE DEPONENT: No, I couldn't identify	
25	from the list whether or not the custodians were	12:22:56
		Page 101

1	using or are using ephemeral messaging, no.	12:22:59
2	Q. (By Ms. Weaver) Did Facebook take steps	
3	to determine whether or not custodians subject to	
4	the legal hold in this case were using ephemeral	
5	messaging?	12:23:15
6	A. Yes, that those questions are asked as	
7	part of custodian interviews. We instruct our	
8	custodians to not delete any information or data	
9	relevant to a legal matter if we also instruct	
10	the custodians to notify the legal team and	12:23:58
11	E-discovery if they are aware of information,	
12	documents, ESI are being deleted or have been	
13	deleted.	
14	So those those are samples of steps	
15	that that we undertake as a a E-discovery	12:24:25
16	team.	
17	Q. What ephemeral messaging platform was	
18	Mr. Zuckerberg using?	
19	MR. FALCONER: Objection. Beyond the	
20	scope.	12:24:38
21	THE DEPONENT: The only one that I can	
22	think of is is WhatsApp.	
23	Q. (By Ms. Weaver) And was any well,	
24	strike that.	
25	And looking at back at Exhibit 385, it	12:25:06
		Page 102

1	defines "ephemeral messaging," doesn't it?	12:25:11
2	A. Yes.	
3	Q. And what does the policy say about	
4	ephemeral messaging?	
5	A. It says "once receiving a legal hold,	12:25:59
6	custodians should not use ephemeral messaging to	
7	communicate relevant information and preserve	
8	should preserve any existing relevant information	
9	that would otherwise auto delete or disappear after	
10	a short period of time."	12:26:14
11	I I am aware of our electronic	
12	communications policy where there are exceptions to	
13	the use of ephemeral messaging.	
14	Q. And what are these	
15	A. But that's	12:26:38
16	I'd have to I'd have to have the	
17	document in front of me.	
18	Q. Okay.	
19	(Exhibit 387 was marked for	
20	identification by the court reporter and is	12:26:57
21	attached hereto.)	
22	MS. WEAVER: Let's mark tab 48 as	
23	Exhibit 387.	
24	Q. (By Ms. Weaver) And while we're	
25	waiting well, let me	12:27:54
		Page 103

1	А.	I think it just appeared.	12:27:57
2	Q.	Apologies.	
3	Α.	I'm sorry. I didn't hear.	
4	Q.	I didn't hear what you said either.	
5	А.	Oh.	12:28:05
6	Q.	Do you have Exhibit 387?	
7	Α.	I do now.	
8	Q.	Great.	
9		Do you recognize it?	
10	А.	Yes.	12:28:16
11	Q.	Is this the document you were referring	
12	to?		
13	Α.	No. No, I was referring to the	
14	electroni	c communications policy.	
15	Q.	Okay. Well, just for the moment, what is	12:28:30
16	the wh	nat is Exhibit 387?	
17	A.	It is the email and Workplace Chat	
18	retention	n policy.	
19		MS. WEAVER: And, Josh, will you please	
20	mark tab	26 as Exhibit 388.	12:28:47
21		(Exhibit 388 was marked for	
22	identific	cation by the court reporter and is	
23	attached	hereto.)	
24	Q.	(By Ms. Weaver) And let me know when you	
25	have it.		12:29:38
			Page 104

1	A. I have it now.	12:29:49
2	Q. And what is Exhibit 388?	
3	A. That is the electronic communications	
4	policy.	
5	Q. And it defines "ephemeral messaging"; is	12:29:58
6	that correct? At the Bates number ending at -463?	
7	A. It does.	
8	Q. And at paragraph 3.3 it says "ephemeral	
9	messaging means messaging that automatically	
10	disappears or expires from the recipient's screen	12:30:13
11	after a period of time"; is that correct?	
12	A. Yes, that's correct.	
13	Q. And 3.2 defines business communication as	
14	"substantive work-related electronic communications	
15	made and/or received by Meta personnel for the	12:30:32
16	purposes of communicating about communicating	
17	about or conducting Meta business."	
18	Do you see that?	
19	A. I do.	
20	Q. And is this a document that you were	12:30:44
21	referring to earlier?	
22	A. That is the document I was referring to	
23	earlier. I was specifically thinking of section	
24	6 at Bates number -466 to -467, in section 6.1	
25	where it where it has a paragraph regarding	12:31:13
		Page 105

1	exceptions.	12:31:19
2	Q. And what do you understand the exceptions	
3	to be?	
4	A. That that legal can preauthorize these	
5	exceptions to protect, for instance, highly	12:31:35
6	sensitive information related to investigations or	
7	security and to protect the safety or security of	
8	an individual, data, and/or facilities.	
9	Q. Is it your understanding that	
10	Mark Zuckerberg was exempted from this policy in	12:31:55
11	general?	
12	MR. FALCONER: I'm going to object to	
13	that question as beyond the scope of the notice.	
14	And also, Mr. Duffey, remind you not to	
15	reveal any privileged information or privileged	12:32:06
16	communication that would answer that question.	
17	THE DEPONENT: I don't know the answer to	
18	the question.	
19	Q. (By Ms. Weaver) When did this policy	
20	take effect for the first time?	12:32:20
21	A. Which policy are we referring to?	
22	Q. The policy regarding ephemeral messaging.	
23	A. Are are we talking about the	
24	electronic communications policy?	
25	Q. Sure. We can say that. Let's start with	12:32:48
		Page 106

1	that.	12:32:49
2	At what point in time did the electronic	
3	communications policy first take effect?	
4	A. I believe we've had an electronic	
5	communications policy prior to the pendency of this	12:33:13
6	case. I don't know when when when it was	
7	first created, though.	
8	Q. Was it a written policy?	
9	A. I believe so, yes.	
10	Q. And have you seen it in preparation for	12:33:35
11	your deposition today?	
12	A. I don't understand the question.	
13	Q. Have you reviewed a written policy	
14	strike that.	
15	You've testified that there was a an	12:33:57
16	electronic communications policy prior to the	
17	pendency of this case, correct?	
18	A. That is my understanding, yes.	
19	Q. Have you ever reviewed it in writing?	
20	A. I don't know that I reviewed it in	12:34:20
21	preparation for this deposition, but I am fairly	
22	certain that I had reviewed it as part of the,	
23	you know, normal course of business, yes.	
24	Q. And what was the substance of that	
25	policy?	12:34:38
		Page 107

1	MR. FALCONER: Objection. Beyond the	12:34:43
2	scope of the notice.	
3	But go ahead, Mike.	
4	THE DEPONENT: I don't recall beyond the	
5	substance being related to, you know, guidance	12:34:56
6	and and policies surrounding electronic	
7	communications.	
8	Q. (By Ms. Weaver) Did that policy	
9	specifically address ephemeral messaging?	
10	MR. FALCONER: Same objection.	12:35:09
11	THE DEPONENT: I don't know.	
12	Q. (By Ms. Weaver) It would be possible to	
13	find that policy and produce it in this action,	
14	wouldn't it?	
15	MR. FALCONER: Objection. Beyond the	12:35:21
16	scope of the notice.	
17	THE DEPONENT: Yes, I believe so.	
18	Q. (By Ms. Weaver) Are you aware of any	
19	policy specifically addressing ephemeral messaging	
20	prior to November 16th, 2021?	12:35:40
21	A. I'm not sure.	
22	Q. Were Mark Zuckerberg's ephemeral messages	
23	subject to litigation hold in this case?	
24	A. I don't know.	
25	Q. Who would know?	12:37:10
		Page 108

1	A. The usual way we would identify any	12:37:28
2	relevant ESI would be through custodian interview.	
3	Q. And looking back again at Exhibit 385, in	
4	the definition of "relevant information," you see	
5	that WhatsApp messages are specifically defined	12:37:43
6	there, correct?	
7	A. Yes.	
8	Q. Do you know if the litigation hold issued	
9	in this case in March of 2018 referenced WhatsApp	
10	messages?	12:37:58
11	MR. FALCONER: So, again, I'm going to	
12	instruct the witness not to any answer question for	
13	privilege and work product reason about the	
14	language of the hold notice.	
15	THE DEPONENT: I don't know.	12:38:14
16	Q. (By Ms. Weaver) Were WhatsApp messages	
17	preserved in connection with this litigation from	
18	March 2018 to today?	
19	A. It is up to the custodian to preserve	
20	relevant information, and that would include	12:38:33
21	WhatsApp messages.	
22	Q. Do you see a reference in Exhibit 285 or	
23	385 to Facebook messages as well?	
24	A. Yes.	
25	Q. Is it up to the custodian to delete	12:39:00
		Page 109

1	Facebook messages?	12:39:02
2	MR. FALCONER: Objection. Form.	
3	THE DEPONENT: I don't understand the	
4	question.	
5	Q. (By Ms. Weaver) Well, you said it is up	12:39:13
6	to the custodian to preserve relevant information,	
7	including WhatsApp messages, correct?	
8	A. Yes.	
9	Q. Is it up to the custodian to preserve	
10	Facebook Messenger messages?	12:39:26
11	A. Yes. However, employee-to-employee	
12	Facebook Messenger messages were were captured	
13	using our our email and work chat archive up to,	
14	I believe, March 2019.	
15	Q. And does that include an archive for	12:40:14
16	Mr. Zuckerberg?	
17	A. I believe	
18	MR. FALCONER: That's beyond the scope of	
19	the notice.	
20	But go ahead.	12:40:31
21	THE DEPONENT: I believe I believe	
22	Mark has been on legal hold for this matter since	
23	the original legal hold notice went out.	
24	Q. (By Ms. Weaver) He was named as a	
25	defendant initially, correct?	12:40:40
		Page 110

1	A. I don't know.	12:40:44
2	Q. Are you aware that at a certain point in	
3	time, Mr. Zuckerberg had the ability to delete	
4	messages in his Facebook Messenger box?	
5	MR. FALCONER: Objection. Beyond the	12:41:07
6	scope of the notice.	
7	THE DEPONENT: I don't understand the	
8	question.	
9	Q. (By Ms. Weaver) Are you aware if at any	
10	point in time following the filing of this	12:41:19
11	lawsuit well, strike that.	
12	Are you aware of whether or not Facebook	
13	executives had the ability to delete Facebook	
14	messages contained within their message in-box?	
15	MR. FALCONER: Objection. Beyond the	12:41:43
16	scope of the notice.	
17	THE DEPONENT: Employees can delete their	
18	Facebook Messenger messages.	
19	Q. (By Ms. Weaver) Are you aware of whether	
20	or not at any point in time Mr. Zuckerberg had the	12:42:11
21	power to delete his messages in other Facebook	
22	users' in-boxes?	
23	MR. FALCONER: Objection. Beyond the	
24	scope of the notice.	
25	THE DEPONENT: No.	12:42:29
		Page 111

1	Q. (By Ms. Weaver) Are you aware of whether	12:42:29
2	at any point in time Facebook users using the	
3	Download Your Information tool became aware that	
4	Facebook messages they exchanged with	
5	Mark Zuckerberg were no longer there?	12:42:42
6	MR. FALCONER: Objection. Form and	
7	beyond the scope of the notice.	
8	THE DEPONENT: I I I don't I	
9	didn't follow that question.	
10	Q. (By Ms. Weaver) Sure.	12:42:56
11	Are you aware of whether at any point in	
12	time Facebook users could see, using the Download	
13	Your Information tool, that Facebook messages they	
14	exchanged with Mr. Zuckerberg had been deleted?	
15	MR. FALCONER: Same two objections.	12:43:13
16	THE DEPONENT: I don't know.	
17	Q. (By Ms. Weaver) Do you know if	
18	Mr. Zuckerberg or someone on his behalf deleted	
19	messages from Mr. Zuckerberg in the Facebook	
20	Messenger in-box of other users?	12:43:25
21	MR. FALCONER: Same two objections.	
22	THE DEPONENT: I don't know the answer to	
23	that.	
24	Q. (By Ms. Weaver) Do you know who would	
25	know?	12:43:36
		Page 112

1	A. No.	12:43:39
2	MR. FALCONER: Same objection. Beyond	
3	the scope of the notice.	
4	MS. WEAVER: Okay. I think we can break	
5	for lunch if you would like.	12:43:56
6	MR. FALCONER: Okay.	
7	THE VIDEOGRAPHER: Okay. We're off the	
8	record. It's 12:44 p.m.	
9	(Recess taken.)	
10	THE VIDEOGRAPHER: Okay. We're back on	01:18:05
11	the record. It's 1:18 p.m.	
12	Q. (By Ms. Weaver) Mr. Duffey, did you have	
13	a delightful lunch?	
14	A. I did. Thank you.	
15	Q. Excellent.	01:18:13
16	(Discussion off the stenographic record.)	
17	Q. (By Ms. Weaver) You understand you're	
18	still under oath, correct?	
19	A. Yes, I do.	
20	Q. Do you know whether or not any directors	01:18:33
21	or executives subject to the litigation hold in	
22	this case used Wickr or HipChat or programs that	
23	had self-destruction features?	
24	MR. FALCONER: Objection. Form and	
25	beyond the scope of the notice.	01:18:52
		Page 113

1	THE DEPONENT: No, I am not.	01:18:58
2	Q. (By Ms. Weaver) And you testified that	
3	you reviewed correspondence between plaintiffs'	
4	counsel and Gibson Dunn in this case, correct?	
5	A. I did.	01:19:09
6	Q. And I'll ask you to take a look at what	
7	we've marked as Exhibit 389.	
8	(Exhibit 389 was marked for	
9	identification by the court reporter and is	
10	attached hereto.)	01:19:20
11	MS. WEAVER: And while it's pulling up	
12	and the record, this is a letter dated September 6,	
13	2018, from Gibson Dunn to me and to Mr. Loeser in	
14	this case.	
15	Q. (By Ms. Weaver) And let me know when	01:19:44
16	you've had a chance to review it.	
17	A. Okay. It just appeared. Let me	
18	Okay.	
19	Q. Have you seen this letter before?	
20	A. I don't recall.	01:20:16
21	Q. Do you know if it was identified by	
22	Mr. Falconer in emails preparing for this for	
23	this deposition today?	
24	A. Can you can you repeat the question.	
25	Q. Do you know if this was one of the pieces	01:20:34
		Page 114

1	of correspondence identified by Mr. Falconer as	01:20:37
2	something you had reviewed in preparation for your	
3	deposition today?	
4	A. I don't know.	
5	Q. And did you review this letter?	01:20:51
6	A. I don't recall.	
7	Q. I'll direct your attention to page 2 of	
8	the letter. And by way of explanation, in this	
9	letter Gibson Dunn is responding to questions	
10	interposed by plaintiffs' counsel, and in No. 6 in	01:21:13
11	italics it has a quote from correspondence we sent	
12	to Gibson Dunn.	
13	It says "Your August 17th letter states	
14	that 'counsel is unaware of the use of Wickr or	
15	HipChat or other similar programs that include	01:21:29
16	self-destruction features by any employees who were	
17	issued the litigation hold notices.'"	
18	Does that statement apply to directors	
19	and executives as well?	
20	Do you see that?	01:21:42
21	A. Yes.	
22	Q. And then counsel responded "Yes. That	
23	statement applies to directors and executives to	
24	whom the litigation notice were issued."	
25	Do you see that?	01:21:55
		Page 115

1	A. Yes.	01:21:56
2	Q. Do you know if that's true?	
3	A. As of the date of this letter on	
4	September 6, 2018, I have I have no reason to	
5	believe that it's not true.	01:22:17
6	Q. Are you aware that at some point in time	
7	Mark Zuckerberg began using programs that had a	
8	self-destruction feature?	
9	MR. FALCONER: Objection. Beyond the	
10	scope.	01:22:31
11	THE DEPONENT: I don't know.	
12	MS. WEAVER: Okay.	
13	Counsel, we'll ask that you respond to	
14	that question.	
15	We can do it outside of the deposition.	01:22:42
16	(Exhibit 390 was marked for	
17	identification by the court reporter and is	
18	attached hereto.)	
19	MS. WEAVER: We'll mark as tab 77 the	
20	next exhibit. That will be Exhibit 390.	01:22:47
21	Q. (By Ms. Weaver) While you're	
22	Are you familiar with an archiving system	
23	called Proofpoint?	
24	A. Yes, I am.	
25	Q. What is that?	01:23:31
		Page 116

1	A. Proofpoint is our email and work chat	01:23:38
2	archiving tool.	
3	Q. And how does it function?	
4	MR. FALCONER: Objection. Form.	
5	THE DEPONENT: On a daily basis, emails	01:24:14
6	and work chats are stored within Proofpoint for a	
7	retention period that includes legal holds.	
8	Q. (By Ms. Weaver) Okay.	
9	And do you have Exhibit 390 now?	
10	A. I do.	01:24:46
11	MS. WEAVER: And I'll state for the	
12	record that this is a letter dated December 9,	
13	2019, from Gibson, Dunn & Crutcher, again to myself	
14	and Mr. Loeser in this case.	
15	Q. (By Ms. Weaver) Have you seen this	01:25:00
16	document before?	
17	A. It looks familiar. I'm I'm not	
18	100 percent sure.	
19	Q. Do you understand it to be one of the	
20	letters that Mr. Falconer indicated you would be	01:25:38
21	prepared to discuss today?	
22	A. I I'm not sure.	
23	Q. Okay. I'll direct your attention to page	
24	5 at No. 11.	
25	A. Okay.	01:25:56
		Page 117

1	Q. Okay. And do you see in paragraph 11	01:25:58
2	where it says "As we have explained previously,	
3	Facebook is preserving Exchange, Facebook	
4	Messenger, and Facebook Workplace communications	
5	(which are automatically archived in Proofpoint)."	01:26:16
6	And then "Facebook is preserving	
7	additional data stored through online sources,	
8	including Quip, Dropbox, Workplace Groups, internal	
9	web pages, company Wikis, and O365. Facebook is	
10	also preserving identified data stored on specific	01:26:36
11	individual devices, including laptops, desktops,	
12	mobile devices, and tablets."	
13	Do you see that?	
14	A. Yes.	
15	Q. Were WeChat messages achieved in	01:26:47
16	Proofpoint?	
17	A. WeChat messages are not archived in	
18	Proofpoint.	
19	Q. Are WhatsApp messages archive in	
20	Proofpoint?	01:27:12
21	A. No.	
22	Q. Are they archived anywhere?	
23	A. WhatsApp messages are stored on on a	
24	user's phone. It is up to the custodian to	
25	preserve any any messages that would be relevant	01:27:34
		Page 118

1	to the legal hold notice issued to the custodians.	01:27:45
2	Q. Okay.	
3	I'll ask you to turn back to 3	
4	Exhibit 385. And I'm looking at the definition of	
5	"relevant information" again.	01:28:13
6	A. Okay.	
7	Q. And specifically, there's that long list	
8	of items where it begins with "email, Workplace	
9	Chats and Groups."	
10	Do you see that?	01:28:22
11	A. Yes.	
12	Q. I'd like to just go through and give	
13	those kinds of ESI, if you don't mind.	
14	So email, we discussed. That is archived	
15	in Proofpoint; is that right?	01:28:32
16	A. It is, correct.	
17	Q. Workplace Chats and Groups, is that	
18	archived in Proofpoint?	
19	A. Workplace Chats are are archived in	
20	Proofpoint. Groups are not.	01:28:47
21	Q. And what are Groups?	
22	A. I use that sort of Groups example for	
23	Facebook. Similarly Workplace, which is a Meta	
24	product used within the company that is very	
25	similar to Facebook in that you can join groups	01:29:14
		Page 119
		I I

1	relevant to your work or interests and and	01:29:23
2	that's what Groups are in reference to in this	
3	definition of "relevant information."	
4	Q. Were Groups searched for and preserved in	
5	the collection of ESI related to this litigation?	01:29:47
6	MR. FALCONER: Objection. Form.	
7	THE DEPONENT: Yes. When a custodian	
8	identifies a Workplace Group or Workplace Groups	
9	relevant to a matter, the E-discovery team will	
10	take a snapshot of that Workplace Group and	01:30:17
11	preserve it.	
12	Otherwise, Workplace Groups are not	
13	subject to a retention period. Posts within a	
14	Workplace Group remain unless deleted by a user who	
15	has access to that point.	01:30:49
16	Q. (By Ms. Weaver) And why aren't they	
17	subject to retention?	
18	A. Because	
19	MR. FALCONER: Objection. Form.	
20	But go ahead.	01:30:59
21	THE DEPONENT: There is no retention	
22	period. They will live in perpetuity unless a	
23	person who posts within that group deletes	
24	information within that Workplace Group.	
25	Q. (By Ms. Weaver) Okay. Were OneDrive,	01:31:25
		Page 120

1	Dropbox, Axe, SharePoint, and Google Drive all	01:31:32
2	subject to litigation hold in this case?	
3	A. They are data sources that company	
4	personnel uses. These are cloud-based third-party	
5	data sources that are, again, not subject to a	01:32:05
6	retention period, disposition period. Those	
7	documents and within those cloud sources remain	
8	accessible unless unless deleted from from	
9	those data sources.	
10	Q. And the same is true for Quips?	01:32:38
11	A. That's correct.	
12	I do want to say one clarifying thing:	
13	That all all custodians are, you know, told to	
14	preserve any relevant information stored in any	
15	data source, including all of these cloud-based	01:33:03
16	sources. The E-discovery team has the ability to	
17	collect deleted items as well.	
18	Q. And how do they collect deleted items?	
19	A. They would be collected through the admin	
20	tool for these particular cloud sources.	01:33:29
21	Q. And do you mean each cloud source has its	
22	own admin tool?	
23	A. I believe that's correct.	
24	Q. Were any was any deleted ESI collected	
25	in this case?	01:33:48
		Page 121
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1	MR. FALCONER: Objection. Beyond the	01:33:52
2	scope of the notice.	
3	Go ahead, Mike.	
4	THE DEPONENT: I'm not aware of any	
5	instance where a custodian indicated that a	01:34:09
6	relevant ESI would have been deleted. So I'm not	
7	sure I can answer that question.	
8	Q. (By Ms. Weaver) And is the reference	
9	here to Facebook messages the same as Facebook	
10	Messenger?	01:34:41
11	A. Yeah, I I believe it's in reference to	
12	Facebook Messenger messages.	
13	Q. And you see a reference here to hard copy	
14	files; is that right?	
15	A. Yes.	01:34:59
16	Q. What does that mean?	
17	A. Paper files, written notes, not	
18	electronic files.	
19	Q. Were hard copy files preserved and	
20	searched for production in this litigation?	01:35:19
21	A. Yes. Our custodians are instructed to	
22	preserve all relevant information, and that	
23	includes hard copy files. If a custodian	
24	identifies that they have hard copy files relevant,	
25	then the E-discovery team would collect and scan	01:35:46
		Page 122

1	and preserve those relevant hard copy files.	01:35:51
2	Q. Do you know if Facebook has preserved any	
3	notebooks or notes in hard copy files in response	
4	to this litigation?	
5	A. Can you repeat the question.	01:36:17
6	Q. Do you know if Facebook preserved any	
7	notebooks or notes in hard copy files in connection	
8	with this litigation?	
9	A. I believe so.	
10	Q. And what what do you recall about	01:36:34
11	that?	
12	A. As I mentioned, through the custodian	
13	interview process, if a custodian identifies hard	
14	copy files as something they have and is relevant	
15	to a matter, the E-discovery team would collect and	01:36:58
16	scan those materials.	
17	Q. And I'm asking, I guess, specifically,	
18	are you aware of any specific hard copy documents	
19	that you know were preserved for this case?	
20	A. I believe that we have collected hard	01:37:28
21	copy files. I couldn't tell you the names of the	
22	custodians or what the content of those hard copy	
23	files were, but I do recall that that was that	
24	is that has been a data data source that we	
25	have collected from.	01:37:50
		Page 123

1	Q. Are you aware of whether or not there was	01:37:53
2	a search in 2018 for notebooks maintained by	
3	Mr. Zuckerberg?	
4	A. I don't know that.	
5	Q. Are you aware of it at all?	01:38:07
6	A. No.	
7	Q. Turning back to Exhibit 390.	
8	A. Okay.	
9	Q. Turning to page 7 at No. 7, do you see it	
10	says "the relevant subject matter identified in the	01:39:03
11	litigation holds and any updates thereto"?	
12	Do you see that?	
13	A. I do.	
14	Q. And then do you see the paragraph that	
15	says "Without waiving Facebook's attorney-client	01:39:13
16	privilege, Facebook responds that the litigation	
17	hold notice requires the preservation of documents	
18	potentially relevant to the litigation and	
19	regulatory proceedings stemming from the	
20	Cambridge Analytica events, including Aleksandr	01:39:28
21	Kogan's use of the Facebook Platform and	
22	collaboration with Cambridge Analytica; access to	
23	and potential misuse of Facebook user data by	
24	Cambridge Analytica and other third-party apps;	
25	Facebook's device integration partnerships;	01:39:47
		Page 124

1	agreements between Facebook and third parties	01:39:51
2	regarding access to user data; and internal	
3	investigations or audits into alleged misuse of	
4	user data by third parties."	
5	Do you see that?	01:40:04
6	A. Yes.	
7	Q. Do you know if Facebook updated the	
8	relevant subject matter and litigation holds to	
9	include, for example, discussions of exchange of	
10	data with data brokers?	01:40:15
11	MR. FALCONER: So, again, I'm going to	
12	instruct Mr. Duffey not to any question about the	
13	language that was included in any version of the	
14	legal hold on privilege and work product basis.	
15	MS. WEAVER: And to clarify, even though	01:40:28
16	he wrote a letter in 2019 defining what was in the	
17	litigation hold?	
18	SPECIAL MASTER GARRIE: Noted for the	
19	record. We will move forward.	
20	Counsel [sic] Duffey received instruction	01:40:44
21	from counsel. Please advise if you want to respond	
22	accordingly.	
23	MR. FALCONER: So, Mr. Duffey, my	
24	instruction to you is not to answer that question	
25	on work product and privilege grounds.	01:40:58
		Page 125
		I I

1	THE DEPONENT: I'll take counsel's	01:41:02
2	instructions.	
3	Q. (By Ms. Weaver) And going back to	
4	Exhibit 386.	
5		
12	Q. Do you know whether WhatsApp added	
13	ephemeral messages as an optional feature in	
14	November of 2020?	
15	MR. FALCONER: Objection. Beyond the	01:42:00
16	scope of the notice.	
17	THE DEPONENT: I do not know that.	
18	Q. (By Ms. Weaver) Do you know if anyone	
19	subject to the litigation hold in this case used	
20	ephemeral messaging on WhatsApp during the pendency	01:42:10
21	of this case?	
22	MR. FALCONER: Objection. Beyond the	
23	scope.	
24	THE DEPONENT: Other than my earlier	
25	testimony, I'm I'm not aware of any custodians	01:42:38
		Page 126

1	using ephemeral messaging.	01:42:43
2	Q. (By Ms. Weaver) Okay.	
3	Did Facebook send litigation holds or	
4	preservation letters to any third parties relating	
5	to this case?	01:42:55
6	A. I don't know.	
7	Q. Do you know if Facebook sent preservation	
8	letters to FTI or Stroz?	
9	MR. FALCONER: I'm going to object to	
10	that as beyond the scope of the notice.	01:43:24
11	THE DEPONENT: Can you can you repeat	
12	the question.	
13	Q. (By Ms. Weaver) Yes. No problem.	
14	Did Facebook send preservation letters to	
15	FTI Consulting or Stroz?	01:43:39
16	MR. FALCONER: Same objection.	
17	THE DEPONENT: Yes, I believe so. The	
18	the individuals from either FTI or Stroz who had	
19	an who had an FB.com email address received	
20	litigation holds, preservation notices.	01:44:27
21	Q. (By Ms. Weaver) And did anyone from PwC	
22	or EY also receive preservation notices in	
23	connection with this litigation?	
24	A. I don't know.	
25	Q. Do you know if members of the ADI	01:44:56
		Page 127

1	custodian list created by Facebook received the	01:44:59
2	litigation hold in this case?	
3	MR. FALCONER: Objection. Form.	
4	But you can go ahead, Mike.	
5	THE DEPONENT: Do you mind repeating the	01:45:17
6	question, please.	
7	Q. (By Ms. Weaver) Are you aware of a group	
8	of custodians being identified by Facebook as "EDI	
9	custodians"?	
10	MR. FALCONER: Objection. Form.	01:45:26
11	THE DEPONENT: I know I know there is	
12	a legal hold notice called "the app developer	
13	investigation."	
14	Q. (By Ms. Weaver) And do you know when the	
15	legal hold notice was sent to EDI custodians in	01:45:45
16	this case?	
17	MR. FALCONER: Objection. Form.	
18	But go ahead, Mike.	
19	THE DEPONENT: I I I couldn't	
20	answer when EDI custodians would have received the	01:46:00
21	Cambridge Analytica litigation hold notice.	
22	Q. (By Ms. Weaver) Thank you. I apologize	
23	for interrupting.	
24	Do you know whether they received the	
25	first litigation hold letter, or was it later in	01:46:16
		Page 128

1	time?	01:46:20
2	A. I don't know.	
3	Q. Do you know who would know?	
4	A. We have a reporting mechanism within the	
5	Legal Hold Pro tool that would show generate a	01:46:37
6	list of legal hold custodians and when they first	
7	received the preservation notice.	
8	MS. WEAVER: Okay. Thank you. Let's	
9	We're going to mark as Exhibit 391.	
10	(Exhibit 391 was marked for	01:47:05
11	identification by the court reporter and is	
12	attached hereto.)	
13	MS. WEAVER: This will be tab 32,	
14	Mr. Samra. This is a document bearing Bates	
15	numbers ADVANCE-META -504 through -509.	01:47:11
16	Q. (By Ms. Weaver) And when it's up, if you	
17	could just tell me what it is, that would be	
18	helpful.	
19	A. It still hasn't arrived.	
20	Q. I have	01:48:29
21	A. I just got it.	
22	Is it Exhibit 391?	
23	Q. Exactly, yes.	
24	A. This is US privacy program records	
25	management policy.	01:48:40
		Page 129

1	Q. And when did it first take effect?	01:48:42
2	A. April 20, 2021.	
3	Q. And was there such a policy prior to that	
4	time?	
5	A. I'm not aware of a prior version of the	01:49:16
6	US privacy program records management policy.	
7	Q. And was there an informal policy that	
8	addressed the issues covered in the US privacy	
9	program records management policy prior to the time	
10	that when Exhibit 32 was implemented?	01:49:32
11	MR. FALCONER: Objection. Beyond the	
12	scope.	
13	THE DEPONENT: I'm aware of the the	
14	existence of a US privacy program prior to this	
15	policy going into effect, but I'm not aware of	01:49:52
16	of a written formal policy that existed prior to	
17	this.	
18	(Exhibit 392 was marked for	
19	identification by the court reporter and is	
20	attached hereto.)	01:50:00
21	MS. WEAVER: And now we're marking	
22	Exhibit 392, which for the record is	
23	ADVANCE-META -516 through -531.	
24	THE DEPONENT: I have it now.	
25	Q. (By Ms. Weaver) And what is Exhibit 392?	01:50:40
		Page 130

1	A. Exhibit 392 is the US privacy program	01:50:45
2	records retention schedule.	
3	Q. And when did it first take effect?	
4	A. April 20th, 2021.	
5	Q. And prior to April 20th, 2021, was there	01:51:13
6	a records retention schedule similar to the one	
7	reflected in Exhibit 392?	
8	MR. FALCONER: Objection. Form.	
9	THE DEPONENT: I don't believe so.	
10	Q. (By Ms. Weaver) And so do you see in the	01:51:42
11	first paragraph it says, in the second sentence,	
12	"The records that the US privacy program must	
13	retain are audit records and reports, consumer	
14	inquiry and response records, contracts/agreements	
15	and third-party assessment records, data subject	01:52:01
16	requests, government relations and policy records,	
17	incident and investigation records (permanent),	
18	incident and investigation records (temporary),	
19	policies and procedures, privacy program operations	
20	records, privacy review and decision records, risk	01:52:20
21	assessments and remediation and response records,	
22	training records, user consent records, and user	
23	privacy communications and statements external"?	
24	Do you see that?	
25	A. I do.	01:52:37
		Page 131

1	Q. And so this paragraph reflects that as of	01:52:37
2	April 20th, 2021, Facebook required that the	
3	company retain those records that I just read into	
4	the record, correct?	
5	A. Yes, under the retention schedule that is	01:53:05
6	laid out throughout the document.	
7	Q. So prior to the time that Exhibit 392	
8	took effect, what was the retention schedule for	
9	consumer inquiry and response records?	
10	MR. FALCONER: Objection. Form.	01:53:24
11	THE DEPONENT: I'm not aware of of a,	
12	you know, similar retention schedule that preceded	
13	this document, so I I don't know the answer to	
14	the question.	
15	Q. (By Ms. Weaver) Do you see a reference	01:54:03
16	to "user consent records"?	
17	A. I do.	
18	Q. What what does that mean?	
19	A. "User consent records are records related	
20	to user consents, preferences, and settings	01:54:48
21	specific to legal, regulatory obligations, which	
22	constitutes user consent, preference, and setting	
23	records responsive to the FTC order."	
24	Q. And are you reading from the record	
25	series description at page 529?	01:55:06
		Page 132

1	A. I am.	01:55:11
2	Q. Prior to the time that Exhibit 392 took	
3	effect in April 20th, 2021, did Facebook preserve	
4	those records that you just described?	
5	MR. FALCONER: Objection. Form.	01:55:24
6	THE DEPONENT: If they were the subject	
7	of legal or regulatory obligations or the subject	
8	of legal hold, they would have been preserved. I'm	
9	not aware of a a prior retention disposition	
10	schedule for these types of records.	01:56:02
11	Q. (By Ms. Weaver) And do you know for this	
12	case whether these records were preserved?	
13	MR. FALCONER: Objection. Form.	
14	But go ahead, Mike.	
15	THE DEPONENT: I don't know.	01:56:26
16	Q. (By Ms. Weaver) Who would know?	
17	A. I think that would be like an an	
18	inquiry that would be conducted between our	
19	in-house and outside counsel and the E-discovery	
20	team and any custodians working on these types of	01:56:59
21	records.	
22	Q. And with regard to these records, where	
23	it says "user consent," does that mean every	
24	Facebook user?	
25	A. I'd I'd want to look at the file plan	01:57:31
		Page 133

1	associated with the US privacy program records	01:57:35
2	management policy to confirm that. I don't know	
3	the answer.	
4	Q. What is a file plan?	
5	A. That is a spreadsheet that is part of the	01:57:58
6	US privacy program records management policy.	
7	It's	
8	MS. WEAVER: Josh	
9	That's fine. I think we have.	
10	Josh, can you mark, please, tabs 37 and	01:58:18
11	38.	
12	(Exhibit 393 was marked for	
13	identification by the court reporter and is	
14	attached hereto.)	
15	(Exhibit 394 was marked for	01:58:22
16	identification by the court reporter and is	
17	attached hereto.)	
18	MS. WEAVER: These, for the record, will	
19	be Exhibits 392 and 393. Exhibit 392 bears the	
20	words "US privacy program records retention	01:58:53
21	schedule" and bears Bates numbers ADVANCE-META -555	
22	through -568.	
23	And Exhibit 393 is a spreadsheet that	
24	says "Meta US privacy program records file plan"	
25	bearing Bates number -569 to -577.	01:59:12
		Page 134

1	THE DEPONENT: I'm not sure can we	01:59:26
2	read that back? Because I'm not mapping to the	
3	exhibit number and the Bates numbers that you	
4	just	
5	Q. (By Ms. Weaver) Oh yeah, Mr. Duffey.	01:59:31
6	I'm marking two new exhibits for you to look at.	
7	I'm sorry for being unclear. So they're going to	
8	load, and you're looking at Exhibit 391, I think,	
9	but Exhibits	
10	A. I'm sorry. I was looking I think you	01:59:44
11	already marked 392	
12	MR. FALCONER: Yeah.	
13	THE DEPONENT: as the schedule as	
14	the schedule plan.	
15	MS. WEAVER: I see. And it will be 393	01:59:52
16	and 394. I apologize.	
17	Q. (By Ms. Weaver) And 393, I believe, is	
18	up.	
19	A. Oh, I'm loading it's uploading right	
20	now.	02:00:20
21	Q. And so the first I want to comment on	
22	what those exhibits are, and then we'll return to	
23	the question of the records relating to user	
24	consents.	
25	Do you have Exhibit 393?	02:00:48
		Page 135

1	A. I have it, but I'm still a little	02:00:50
2	confused, because I think 392 and 393 are the same	
3	document.	
4	Q. I see. And then when you see 394, you'll	
5	see that the spreadsheet attached bears a	02:01:08
6	consecutive Bates number.	
7	Well, you know what, Mr. Duffey? This is	
8	your expertise.	
9	Exhibit 392 didn't have a corresponding	
10	spreadsheet in the production that you gave us, and	02:01:20
11	so I'm trying to copy or mark for the record the	
12	version of the privacy program records retention	
13	schedule that was followed immediately by a	
14	spreadsheet. And maybe you can	
15	A. I see.	02:01:31
16	Q authenticate that one. Right.	
17	A. Okay.	
18	Q. So Exhibit 394 is up.	
19	A. I see it.	
20	Q. Okay. And then let me just go back to	02:01:45
21	Exhibit 393 and ask you: What is Exhibit 393?	
22	A. Okay. Just a moment.	
23	3 Exhibit 393 is the US privacy	
24	program records retention schedule.	
25	Q. And what is Exhibit 394?	02:02:21
		Page 136

1	A. Exhibit 394 is the US privacy program	02:02:49
2	records file plan.	
3	Q. And is this the document that you were	
4	testifying you would need to seek to answer the	
5	question about what records relating to user	02:03:00
6	consents constitute?	
7	A. That's correct.	
8	Q. And if I direct your attention to the	
9	page ending in Bates number -576 on the lower	
10	left-hand corner, do you see where it says "user	02:03:16
11	consent records"?	
12	A. Yes.	
13	Q. So the question is: Do these user	
14	consent records relate to every Facebook user?	
15	While you're reading, I'll read into the	02:04:16
16	record that in the fourth column in that row, it	
17	reads: "Records relating to Meta's attempt to	
18	obtain the consent of users referred to in part 2	
19	of the order titled Changes to Sharing of Covered	
20	Information, which constitutes a copy of each	02:04:33
21	relevant screenshot/screen cast of user consent	
22	statements, consent flows, and privacy settings, a	
23	copy of each relevant record sufficient to show	
24	each user's consent in a part 3 scenario and a copy	
25	of each relevant report sufficient to demonstrate	02:04:51
		Page 137

1	on an aggregate basis the number of users for whom	02:04:54
2	each such privacy setting was in effect at any time	
3	Meta has attempted to obtain or has been required	
4	to obtain such consent in a" I think it says	
5	"part 2 scenario."	02:05:08
6	Do you see that?	
7	A. I do see it.	
8	Q. Prior to the time well, strike that.	
9	When did Exhibits 393 and 394 take	
10	effect?	02:05:22
11	A. I don't know when Exhibit 394 went into	
12	effect. Exhibit 393 is is loading now. And I	
13	believe it went into effect on April 20th yes,	
14	April 20th, 2021.	
15	Q. And Exhibit 394, is that an explication,	02:06:16
16	if you will, of the kinds of documents identified	
17	in Exhibit 393?	
18	A. I don't know if I understand what that	
19	that word is.	
20	Q. It means	02:06:32
21	A. Sorry.	
22	Q explanation, I guess. Right?	
23	Let me ask the question again.	
24	Is Exhibit 394 a part of Exhibit 393?	
25	A. It's it's they all 393 and 394	02:06:53
		Page 138
		ı

1	are part you know, part of the US privacy	02:06:56
2	program records management policy. I would	
3	consider them separate documents, but the file plan	
4	provides additional information including the	
5	you know, the record class, records category,	02:07:23
6	approved repository, and maybe maybe some	
7	additional columns that are not referenced in in	
8	the retention schedule.	
9	Q. And with regard to the records described	
10	in the cell that I just read into the record about	02:07:50
11	user consents, prior of April of 2021, did Facebook	
12	maintain such records?	
13	A. I don't know.	
14	Q. Did Facebook preserve the documents	
15	described in that cell for purposes of this	02:08:20
16	litigation?	
17	A. I don't know.	
18	Q. Who would know?	
19	A. I can't name a specific individual, but I	
20	would I would suggest that that going to	02:09:17
21	somebody working on the, you know, US privacy	
22	program or somebody within the privacy team.	
23	Q. And can you name anybody by name who is	
24	on that team or involved with that program?	
25	A. I can't. But somebody on on our	02:09:54
		Page 139

1	information governance team could.	02:10:02
2	Q. And who	
3	A. I would imagine.	
4	Q. Sorry.	
5	And who on your information governance	02:10:09
6	team by name might be able to let us know how to	
7	find out if those documents relating to user	
8	consents were preserved or collected prior to	
9	April 21st, 2021?	
10	A. Two people come to mind. One would be	02:10:32
11	Yodi, Y-O-D-I, Hailemariam, H-A-I-L-E-M-A-R-I-A-M.	
12	And Daniel Proko, D-A-N-I-E-L P-R-O-K-O.	
13	Q. Mr. Hailemariam is identified on Exhibit	
14	386, correct?	
15	A. Yes. Yodi is a woman	02:11:06
16	Q. I'm sorry.	
17	A but that's correct.	
18	Q. My apologies.	
19	A. No, it's fine. I just wanted to clarify.	
20	Q. That's nice.	02:11:15
21	You spoke with Yodi in preparation for	
22	your deposition; is that correct?	
23	A. I did speak with her, yes.	
24	Q. And the second person you identified, is	
25	that person also listed in your notes?	02:11:27
		Page 140

1	A. No.	02:11:32
2	Q. And did you speak with that person to	
3	prepare for your deposition today?	
4	A. No.	
5	Q. Looking a little further ahead and	02:11:46
6	turning back to Exhibit 394, there's a category of	
7	documents called "User Privacy Communications and	
8	Statements."	
9	Do you see that?	
10	That's at Bates number ending at -577.	02:11:56
11	A. Yes, I see it.	
12	Q. And do you see in the fifth column it	
13	describes those as "records of external statements	
14	made by Meta that describe the extent to which Meta	
15	maintains and protects the privacy, security, and	02:12:25
16	confidentiality of any covered information	
17	according to the FTC order, including but not	
18	limited to any statement related to a change in any	
19	website or service controlled by Meta that relates	
20	to the privacy of such information along with all	02:12:42
21	materials relied upon in making such" and then	
22	it looks like it's an incomplete sentence.	
23	Do you see that?	
24	A. I do.	
25	Q. Do you know if prior to April 2021	02:12:54
		Page 141

1	Facebook maintained these kind of records?	02:12:59
2	MR. FALCONER: Objection. Beyond the	
3	scope of the notice.	
4	THE DEPONENT: I I don't know.	
5	Q. (By Ms. Weaver) Do you know who would?	02:13:42
6	A. I would I would start with Yodi and	
7	Daniel.	
8	Q. Okay. Thank you.	
9	I'll ask you to look now at what we're	
10	marking as Exhibit 395.	02:13:56
11	(Exhibit 395 was marked for	
12	identification by the court reporter and is	
13	attached hereto.)	
14	MS. WEAVER: That's tab 39. That bears	
15	Bates number ADVANCE-META -578 through -585.	02:14:03
16	And for the record, it bears the words	
17	"FTC order records management policy."	
18	THE DEPONENT: I have it up.	
19	Q. (By Ms. Weaver) What is Exhibit 395?	
20	A. It is the FTC order records management	02:14:38
21	policy that went into effect April 28th, 2020.	
22	Q. And did you review it in preparing for	
23	your deposition today?	
24	A. I did review it, yes.	
25	Q. And to what issue did you find it	02:14:57
		Page 142

1	relevant to prepare for your deposition today?	02:15:02
2	MR. FALCONER: Objection. Beyond the	
3	scope of the notice.	
4	And, Mike or excuse me Mr. Duffey,	
5	don't reveal the contents of any conversations you	02:15:16
6	had with counsel in the course of giving an answer.	
7	If the only thing that you know about that question	
8	is something you learned from counsel, I would	
9	instruct you not to answer the question.	
10	THE DEPONENT: I'll follow my counsel's	02:15:35
11	instruction.	
12	Q. (By Ms. Weaver) Do you have an	
13	understanding as to what Exhibit 395 is?	
14	A. Yes. This is the policy that was put in	
15	place in compliance to the FTC's order that went	02:15:51
16	into effect on April 28th, 2020.	
17	Q. And turning to the second page.	
18	Do you see a definition there called	
19	"covered information"?	
20	A. Yes.	02:16:21
21	Q. And is it your understanding that under	
22	this order there is a records retention schedule	
23	that addresses whether covered information is	
24	retained by Facebook?	
25	A. I'm not sure I understood the question.	02:16:52
		Page 143

1	Q. What is the purpose of the policy with	02:16:55
2	regard to covered information?	
3	MR. FALCONER: Objection. Form.	
4	Go ahead, Mike.	
5	THE DEPONENT: I would I would have to	02:17:11
6	refer to the policy itself. The covered	
7	information looks to be, you know, referenced in	
8	in multiple places on this records management	
9	policy.	
10	Q. (By Ms. Weaver) So there's a definition	02:17:49
11	for "covered information."	
12	Do you see that?	
13	A. I do.	
14	Q. And a definition for "covered third	
15	party."	02:17:55
16	Do you see that?	
17	A. Yes.	
18	Q. And the definition for "covered	
19	information" includes "information from or about an	
20	individual consumer, including but not limited to	02:18:03
21	first or last name; geolocation information	
22	sufficient to identify a street name and name of	
23	city or town; email address or other online contact	
24	information, such as instant messaging identifier	
25	or screen name; mobile or other telephone number;	02:18:21
		Page 144

1	photos and videos; IP address, user ID, or other	02:18:24
2	persistent identifier that can be used to	
3	recognized a user over time and across different	
4	device, websites, or online services; social	
5	security number, driver's license, or other	02:18:39
6	government-issued identification number; financial	
7	account number; credit or debit information; date	
8	of birth, biometric information, any information	
9	combined with any of the above or nonpublic user	
10	information."	02:18:53
11	Do you see that?	
12	A. Yes, I do.	
13	Q. Excluding nonpublic user information, is	
14	it does Facebook understand covered information	
15	to be personal information?	02:19:04
16	MR. FALCONER: Objection. Form and	
17	beyond the scope of the notice.	
18	Go ahead, Mike.	
19	THE DEPONENT: I've seen some of these	
20	descriptions in the covered information definition	02:19:46
21	used to define personal information.	
22	Q. (By Ms. Weaver) What is Facebook's	
23	understanding of what personal information is?	
24	MR. FALCONER: Objection. Beyond the	
25	scope of the notice.	02:20:06
		Page 145

1	THE DEPONENT: I would I would define	02:20:39
2	"personal information" as information that you	
3	could use to identify a specific person, like an	
4	email address or phone number, social security	
5	information, bank information, driver's license,	02:21:00
6	and, you know, govern government-issued	
7	identification number. Also credit card	
8	information.	
9	Q. (By Ms. Weaver) Looking at definition	
10	9 in Exhibit 384, which is the deposition notice.	02:21:15
11	Do you see that it defines "personal	
12	information" in the notice?	
13	You have to go back to the very first	
14	exhibit that we marked today, Mr. Duffey.	
15	A. Okay. I see it.	02:21:38
16	Q. Is the definition of "personal	
17	information" set forth in definition	
18	No. 9 consistent with your understanding of what	
19	Facebook's understanding personal information is?	
20	MR. FALCONER: Objection. Beyond the	02:22:02
21	scope of the notice.	
22	MS. WEAVER: It's literally in the	
23	notice, Russ.	
24	THE DEPONENT: The definition in the	
25	30(b)(6) notice seems to be a fair and accurate	02:22:23
		Page 146

1	definition of what personal information is.	02:22:33
2	Q. (By Ms. Weaver) And going back to	
3	Exhibit 395.	
4	A. Okay.	
5	Q. Do you see there's a definition there for	02:22:48
6	"nonpublic user information"?	
7	A. I see.	
8	Q. Do you see it's defined as "any user	
9	profile information (i.e., information that a user	
10	adds to or is listed on a user's Facebook profile),	02:23:10
11	or user-generated content (e.g., status updates,	
12	photos) that is restricted by one or more privacy	
13	settings."	
14	Do you see that?	
15	A. Yes.	02:23:25
16	Q. Is that Facebook's understanding of what	
17	nonpublic user information is?	
18	MR. FALCONER: Objection. Form.	
19	Go ahead, Mike.	
20	THE DEPONENT: Yes.	02:23:40
21	Q. (By Ms. Weaver) And then turning to the	
22	page ending at -581.	
23	Do you see where it says "scope of FTCO	
24	records"?	
25	A. Yes.	02:24:01
		Page 147

1	Q. And is this describing categories of	02:24:01
2	records which must be created and retained by	
3	Facebook or Meta?	
4	A. These are the the scope of records	
5	that must be created and maintained and retained	02:24:17
6	for a certain period of time as part of the FTC's	
7	order that went into effect on on April 28th,	
8	2020.	
9	Q. And there's a reference below to "covered	
10	third party," correct?	02:24:44
11	A. In section B?	
12	Q. Yes.	
13	A. Yes, I see it.	
14	Q. And "covered third party" is defined	
15	earlier at page ending -579 as "any individual or	02:25:04
16	entity that uses or receives covered information	
17	obtained by or on behalf of Facebook outside of a	
18	user-initiated transfer of covered information,"	
19	and then it lists a few exceptions.	
20	Do you see that?	02:25:26
21	A. I do.	
22	Q. Is that Facebook's definition of a	
23	covered third party?	
24	MR. FALCONER: Objection. Form and	
25	beyond the scope of the notice.	02:25:33
		Page 148

1	Go ahead, Mike.	02:25:35
2	THE DEPONENT: Yes, this is Facebook's	
3	definition of a covered third party.	
4	Q. (By Ms. Weaver) And so going back to the	
5	page ending at -581, is Meta currently required to	02:25:43
6	retain documents sufficient to identify the types	
7	of covered information that Facebook provides or	
8	makes available to any covered third party, subject	
9	to the requirements set forth there?	
10	MR. FALCONER: Objection. Form.	02:26:09
11	Go ahead, Mike.	
12	THE DEPONENT: Yes, I believe so. I	
13	would want to review there's also a schedule	
14	plan and a file plan attached to to this policy	
15	as well that further provides information about the	02:26:34
16	types of records that would be covered by the	
17	section that you just went by went off of the	
18	documents sufficient to identify the types of	
19	covered information that Facebook provides to any	
20	covered third party.	02:27:03
21	Q. (By Ms. Weaver) And for all of the kinds	
22	of documents listed here in subtopics A through G,	
23	which describes the scope of the FTCO records, is	
24	Meta complying with retention requirements?	
25	A. Yes, I believe so.	02:27:25
		Page 149

1	MR. FALCONER: We've been going a little	02:27:28
2	more than an hour. When you get to a stepping	
3	point	
4	MS. WEAVER: I'd just like to finish	
5	this	02:27:34
6	MR. FALCONER: Yeah, you're fine.	
7	Q. (By Ms. Weaver) Would it be possible for	
8	Meta to produce these retained documents in this	
9	litigation without any technical difficulty?	
10	MR. FALCONER: Objection. Beyond the	02:27:45
11	scope of the notice.	
12	THE DEPONENT: There are there are a	
13	number of approved repositories that are listed in	
14	the FTC or records management file plan. I	
15	can't speak to the effort that would be needed to	02:28:08
16	collect all records.	
17	So I don't know that I can that I can	
18	answer that specific question.	
19	Q. (By Ms. Weaver) Prior to April 2021, did	
20	Facebook preserve documents of the type described	02:28:33
21	in subcategory B?	
22	MR. FALCONER: Objection. Form.	
23	Go ahead.	
24	MS. WEAVER: Oh, I misspoke.	
25	THE DEPONENT: I don't know.	02:29:04
		Page 150
		I

1	Q. (By Ms. Weaver) Prior to April 2020, did	02:20:04
		02.29.04
2	Facebook preserve documents of the type described	
3	in subcategory B?	
4	MR. FALCONER: Same objection.	
5	THE DEPONENT: I don't know the answer.	02:29:27
6	MS. WEAVER: Okay. We can take a break	
7	now.	
8	THE VIDEOGRAPHER: Okay. Now we're off	
9	the record. It's 2:29 p.m.	
10	(Recess taken.)	02:29:34
11	THE VIDEOGRAPHER: Okay. We're back on	
12	the record. It's 2:43 p.m.	
13	Q. (By Ms. Weaver) Mr. Duffey, for	
14	custodians who received the litigation hold letter	
15	relating to this case, did Facebook preserve their	02:43:25
16	devices as well?	
17	A. Any data stored on a device in use by a	
18	custodian, that data is you know, custodians are	
19	instructed to preserve any data stored on either	
20	on a device potentially relevant to a matter. We	02:44:02
21	have a policy, legal hold policy, where if a device	
22	is being replaced, that device is preserved. The	
23	same is true for departing employees on legal hold	
24	as well.	
25	Q. And when you say the device is preserved,	02:44:38
		Page 151

1	what do you mean? Do you mean a physical device is	02:44:40
2	preserved, or is there a forensic image, or how it	
3	is preserved?	
4	A. The physical device is preserved.	
5	Q. Ensuring that the litigation hold was	02:45:01
6	complied with in this case, did Facebook ask	
7	custodians if they used text to communicate?	
8	A. Yes.	
9	Q. And did Facebook preserve texts for the	
10	custodians identified for this case?	02:45:30
11	A. Any text messages that are deemed	
12	potentially relevant by the custodian, the	
13	custodian is obligated to preserve those text	
14	messages. When we conduct custodian interviews and	
15	text messages are identified, the E-discovery team	02:46:01
16	will collect those text messages.	
17	Q. Does that include texts on phones and	
18	tablets and any other devices?	
19	A. It would cover any devices, yes.	
20	Q. Does Facebook provide devices or did	02:46:22
21	Facebook provide devices to any of the custodians	
22	related to this litigation?	
23	MR. FALCONER: Object to that	
24	THE DEPONENT: Yes.	
25	MR. FALCONER: as beyond the scope.	02:46:42
		Page 152

1	But go ahead and answer the best you can.	02:46:45
2	THE DEPONENT: Yes.	
3	Q. (By Ms. Weaver) And what devices are	
4	those?	
5	MR. FALCONER: Same objections.	02:47:00
б	THE DEPONENT: Typically Facebook will	
7	provide a laptop and a phone. Through the course	
8	of my work, I have experienced some custodians	
9	using a desktop computer or a tablet.	
		02.47.20
10	Q. (By Ms. Weaver) And were all such	02:47:30
11	devices searched and had responsive data preserved	
12	for this litigation?	
13	MR. FALCONER: Objection. Form.	
14	THE DEPONENT: Again, the custodian is	
15	obligated to preserve all relevant information,	02:47:51
16	potentially relevant information, related to a	
17	matter, no matter where it's stored. If a	
18	custodian identifies relevant data on a device, the	
19	E-discovery team will collect from those devices,	
20	yes.	02:48:12
21	Q. (By Ms. Weaver) Are you aware of any	
22	failures of any custodian related to this	
23	litigation to preserve relevant information?	
24	A. I'm not.	
25	Q. Okay. Are you aware of whether Facebook	02:48:25
		Page 153

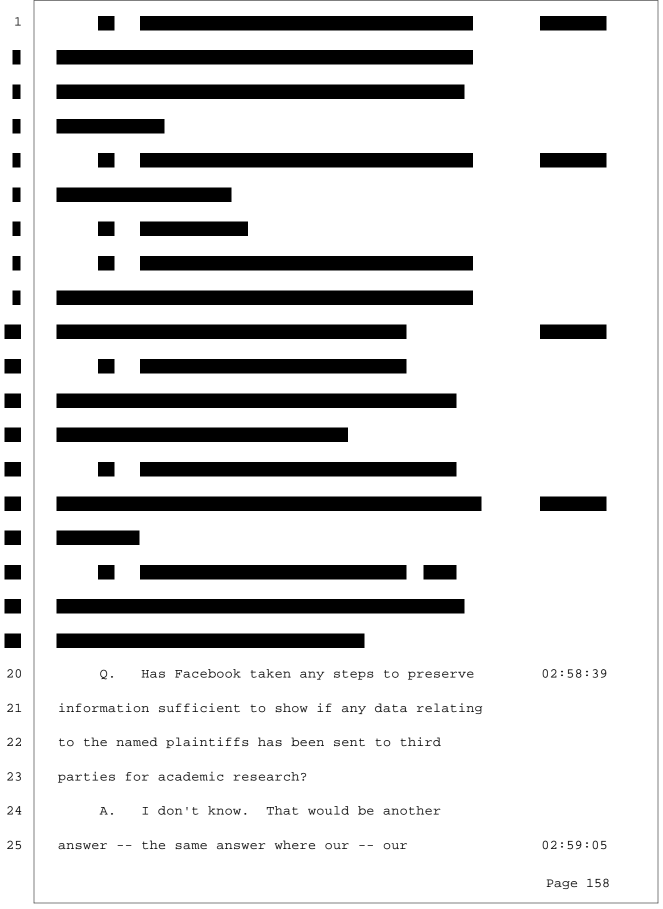
preserved account level privacy settings for the	02:48:43
named plaintiffs' accounts in this case?	
Q. And are you familiar with the phrase "set	02:51:14
	Page 154

1	permissions"?	02:51:16
2	A. No.	
3	Q. Do you know whether account level	
4	permission settings on posts have been preserved	
5	prior to 2020 for the named plaintiffs?	02:51:31
6	A. I don't know.	
7	Q. Are you familiar with what an identifier	
8	is?	
9	MR. FALCONER: Objection. Form.	
10	THE DEPONENT: I've heard of the term	02:52:15
11	used. If if you could give me some context	
12	about	
13	Q. (By Ms. Weaver) Yes.	
14	A what you mean by "identifier."	
15	Q. Well, it's really what Facebook means	02:52:23
16	that I'm worried about. But fair enough. It's not	
17	a great question.	
18	You're familiar with the Facebook user	
19	ID, correct?	
20	A. Yes.	02:52:33
21	Q. And are you familiar with the replacement	
22	ID?	
23	A. I'm familiar with it, yes.	
24	Q. And are you familiar with other	
25	identifiers such as the ASID or ADID that can be	02:52:46
		Page 155

1	associated with users?	02:52:50
2	A. No.	
3	Q. Do you know if Facebook took any steps to	
4	preserve identifiers associated with the named	
5	plaintiffs in this case?	02:53:00
6		
23	Q. You're aware that hashed versions of the	
24	datr cookie values are contained, or at least some	
25	of them, in the DYI files; is that true?	02:54:32
		Page 156

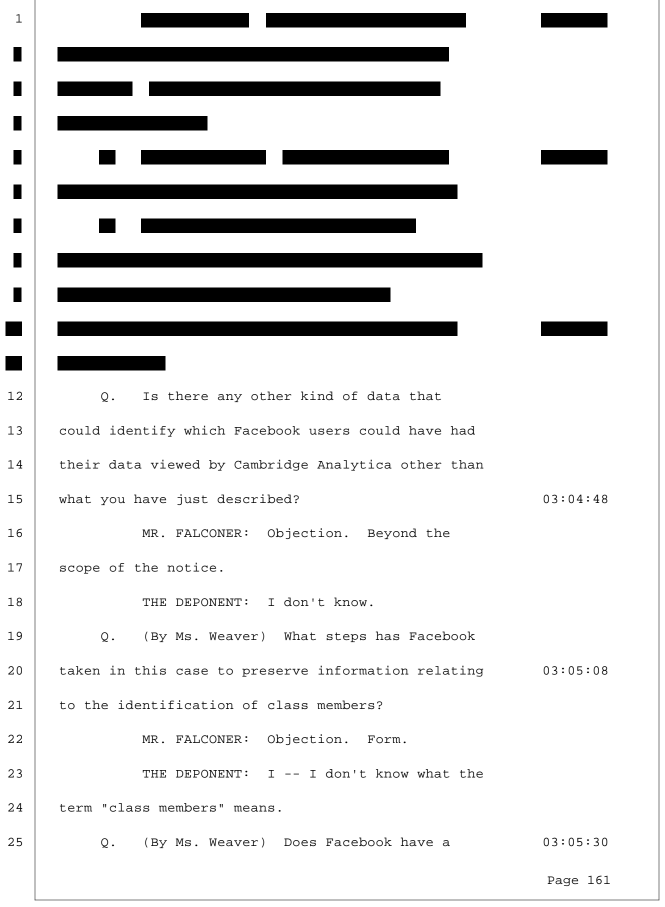
1	MR. FALCONER: Objection.	02:54:37
2	THE DEPONENT: I don't know.	
3	MR. FALCONER: Beyond the scope.	
4	THE DEPONENT: I don't know.	
5	Q. (By Ms. Weaver) Okay.	02:54:46
6	For the named plaintiffs who are active	
7	on Facebook, are there objects and associations	
8	that were once in TAO but are no longer there?	
9	A. Can you repeat the question, please.	
10	Q. Yes.	02:55:15
11	For the named plaintiffs who are still	
12	active on Facebook, are there objects and	
13	associations that were once in TAO but are no	
14	longer there?	
15	A. Yes, potentially. TAO is part of our	02:55:33
16	production system, and it's a live system.	
17	Facebook does not have a tool that prevents user	
18	from interacting with the product. An example of	
19	object in association that may no longer be	
20	available through a snapshot would be something	02:56:05
21	that was deleted by the user or, in the instance of	
22	an interaction, by the user's friends.	
23	Q. What has Facebook done to maintain the	
24	objects and associations since the onset of this	
25	litigation?	02:56:31
		Page 157

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1	E-discovery data science team would have to do that	02:59:09
2	analysis within the preserved Hive tables.	
3	Q. For example, Aleksandr Kogan was a	
4	researcher, correct? And he received data from	
5	Facebook separate from the This is Your Digital	02:59:24
6	Life app, right?	
7	MR. FALCONER: I'm going to object to	
8	this as beyond the scope of the notice and also	
9	object to form.	
10	THE DEPONENT: I am aware that	02:59:37
11	Aleksandr Kogan was an app developer.	
12	Q. (By Ms. Weaver) Did Facebook preserve	
13	information showing which users' data Kogan	
14	received?	
15	A. I'm not sure, but that would be	03:00:02
16	information that I think would be captured in Hive,	
17	and if it were part of the tables that we have	
18	placed on hold, the answer would be yes.	
19	Q. Did Facebook take any steps to preserve	
20	data which would show which users received the	03:00:36
21	notice that they may have had their data viewed by	
22	Cambridge Analytica?	
23	A. If if that information or data is in	
24	the custody or control of any of the custodians	
25	on on legal hold, they're under the obligation	03:01:19
		Page 159

1	to preserve that information. And then the same	03:01:23
2	would be true for the Hive data tables that we have	
3	preserved for this matter.	
4	Q. Did Facebook preserve the list of users	
5	who downloaded the This is Your Digital Life app?	03:01:41
6	A. The same answer. If any of the	
7	custodians on legal hold for this matter have that	
8	information, they would be instructed to preserve	
9	that list. If that information is contained within	
10	the preserved Hive data tables, those would be	03:02:13
11	that information would also be preserved.	
12	Q. Did Facebook preserve any information	
13	regarding whose data was sent to Aleksandr Kogan	
14	beyond the named plaintiffs?	
15	A. I don't know.	03:02:46
16	Q. Are there logs that reflect whether or	
17	not Cambridge Analytica received named plaintiffs'	
18	data that can be sorted by user ID?	
19	MR. FALCONER: I'm going to object to	
20	that as outside the scope of the notice.	03:03:04
21	But go ahead.	
22	THE DEPONENT: I don't know.	
23	Q. (By Ms. Weaver) And if there were, do	
24	you know if they were preserved?	
25	MR. FALCONER: Objection. Form.	03:03:13
		Page 160



1	record of who was signed up for a Facebook account	03:05:31
2	from 2007 to the present?	
3	MR. FALCONER: Objection. Beyond the	
4	scope of the notice.	
5	THE DEPONENT: I don't know.	03:05:48
6	Q. (By Ms. Weaver) At the time the	
7	litigation hold was sent, did Facebook make any	
8	attempt to preserve a record of every person who	
9	had signed up for a Facebook account prior to that	
10	time?	03:05:59
11	MR. FALCONER: Objection. Form.	
12	Go ahead, Mike.	
13	THE DEPONENT: Can you repeat the	
14	question, please.	
15	Q. (By Ms. Weaver) Yeah.	03:06:16
16	At the time the first litigation hold was	
17	sent relating to this matter, did Facebook make any	
18	attempt to preserve a record that identified every	
19	person who signed up for a Facebook account prior	
20	to the time the litigation hold was sent?	03:06:28
21	MR. FALCONER: Objection. Form.	
22	THE DEPONENT: I don't know.	
23	Q. (By Ms. Weaver) What steps has Facebook	
24	taken to preserve data relating to what is shared	
25	about the class members in this case?	03:06:53
		Page 162

1	MR. FALCONER: Objection. Form.	03:06:59
2	THE DEPONENT: I don't know I don't	
3	know what you mean by "class members."	
4	Q. (By Ms. Weaver) Okay. For your	
5	edification, everybody who held a Facebook account	03:07:15
6	from January 1, 2007 forward is a class member in	
7	the terms of our complaint.	
8	So	
9	A. Okay.	
10	Q. The question is: What steps has Facebook	03:07:28
11	taken to preserve information which would identify	
12	what information is shared about class members in	
13	this case?	
14	A. I don't know.	
15	Q. Has Facebook made an attempt to preserve	03:07:51
16	data or logs that which would show what	
17	information third parties have received about the	
18	class members in this case?	
19	A. I don't know.	
20	Q. Has Facebook made any attempt to preserve	03:08:12
21	data or logs which would show what information	
22	third parties have received about the named	
23	plaintiffs in this case?	
24		
		03:08:33
		Page 163

1		
7	Q. Has Facebook taken any steps to preserve,	
8	for example, API call logs or records that would	
9	reflect what information third parties received	
10	about the named plaintiffs in this case?	03:09:22
11	MR. FALCONER: Objection. Form.	
12	THE DEPONENT: Russ, I don't know if this	
13	one of those potentially privileged questions or	
14	answers.	
15	MR. FALCONER: Okay.	03:09:54
16	MS. WEAVER: You can consult. You want	
17	to go to a breakout room or	
18	MR. FALCONER: Sure.	
19	Yeah, why we don't we do we'll go off	
20	the record for a second.	03:10:06
21	Mike, can you go into the breakout room?	
22	MS. WEAVER: We can go off the record.	
23	THE VIDEOGRAPHER: We're off the record,	
24	3:10 p.m.	
25	(Recess taken.)	03:10:29
		Page 164

1	THE VIDEOGRAPHER: Okay. We're back on	03:18:20
2	the record. It's 3:18 p.m.	
3	Q. (By Ms. Weaver) I'll restate the	
4	question.	
5	Mr. Duffey, has Facebook taken any steps	03:18:30
6	to preserve, for example, API call logs or records	
7	that could reflect what information third parties	
8	received about the named plaintiffs in this case?	
9	MR. FALCONER: I'm going to object to the	
10	form of the question.	03:18:47
11	And then, Mr. Duffey, I'll instruct you	
12	to limit your answer to this question to	
13	nonprivileged information.	
14	THE DEPONENT: Understood.	
15		
		03:19:42
21	Q. (By Ms. Weaver) But specifically with	
22	regard to API call logs, has Facebook preserved any	
23	information in API call logs that would reflect	
24	what information about class members was shared	
25	with third parties?	03:20:02
		Page 165

1	MR. FALCONER: Objection. Form.	03:20:07
2	And, again, same instruction, Mr. Duffey,	
3	not to reveal any privileged communications or	
4	privileged information in the course of your	
5	answer.	03:20:18
6	THE DEPONENT: Same same answer in	
7	respect to class members as I answered with respect	
8	to the named plaintiffs.	
9	Q. (By Ms. Weaver) What steps has Facebook	
10	taken to preserve data that could be associated	03:20:33
11	with the named plaintiffs from systems that have	
12	been deprecated since the onset of the litigation?	
13	A. I'm not aware of any systems that have	
14	been deprecated since the onset of the litigation.	
15	I was informed that Facebook is in the process of	03:21:02
16	deprecating one system called EverStore, which	
17	which stores, from what I'm told, large files like	
18	photos and videos.	
19	That that EverStore system, we're in	
20	the process of migrating that data over to a new	03:21:35
21	system called Manifold, and common practice for	
22	Facebook is to for any deprecated system to	
23	ensure that the data is is appropriately	
24	migrated to the new system.	
25	Q. Are you aware of any deprecated	03:22:07
		Page 166

1	practices?	03:22:09
2	MR. FALCONER: Objection. Form. And	
3	beyond the scope of the notice.	
4	But go ahead, Mike.	
5	THE DEPONENT: I'm not sure what you mean	03:22:21
6	by "practice."	
7	Q. (By Ms. Weaver) Do you know what	
8	whitelisting is as it is used in this case?	
9	A. I've heard the term "whitelisting"	
10	before. As it's used in this case, I'm not sure.	03:22:39
11	Q. What is your understanding	
12	A. If I	
13	Q. Oh, I'm sorry, Mr. Duffey.	
14	What were you saying? I didn't mean to	
15	cut you off.	03:22:57
16	A. Yeah, I've heard the term "whitelisting,"	
17	but I'm just I don't have an understanding of	
18	of what that term means in context with this	
19	matter. But if you could explain it to me, I can	
20	attempt to answer your question.	03:23:11
21	Q. At some point in time, did Facebook	
22	transition from Graph API version 1.0 to 2.0?	
23	MR. FALCONER: Objection. Beyond the	
24	scope of the notice.	
25	THE DEPONENT: I understand that that did	03:23:30
		Page 167

1	happen, yes.	03:23:33
2	Q. (By Ms. Weaver) And you understand that	
3	part of the allegations in this complaint, for	
4	which you were partly responsible for identifying	
5	custodians and preserving evidence, is that certain	03:23:40
6	third parties were whitelisted or exempted from	
7	being cut off from certain data available in Graph	
8	API version 1.0; is that right?	
9	MR. FALCONER: Objection. Beyond the	
10	scope.	03:24:01
11	Again, go ahead, Mike.	
12	THE DEPONENT: I have general minimum	
13	understanding of this, yes.	
14	Q. (By Ms. Weaver) Did Facebook preserve a	
15	list of the third parties who were whitelisted	03:24:18
16	after the transition from Graph API version 1.0 to	
17	2.0?	
18		
		03:25:13
		Page 168

1		
3	Q. Did Facebook take any any steps to	
4	preserve records of which third parties received	
5	the named plaintiffs' data after they were	03:25:28
6	whitelisted?	
7	A. Same answer.	
8	Q. There are logs that reflect what third	
9	parties have accessed in terms of user data,	
10	correct?	03:25:49
11	MR. FALCONER: Objection. Form.	
12	THE DEPONENT: Can you repeat the	
13	question, please.	
14	Q. (By Ms. Weaver) Sure.	
15	There are APIs or interfaces that	03:26:03
16	reflect strike that.	
17	Are there logs or records that reflect	
18	what data third parties have accessed from Facebook	
19	that existed at the time the litigation hold in	
20	this case was set	03:26:27
21	MR. FALCONER: Objection. Beyond the	
22	scope.	
23	Q. (By Ms. Weaver) correct?	
24	A. I don't know.	
25	Q. So other than the Hive tables and the	03:26:33
		Page 169

1	snapshots we've discussed, did Facebook take any	03:26:38
2	steps to preserve data in Facebook's systems that	
3	could be used to identify what information third	
4	parties received from Facebook about users?	
5	A. I just want to make sure I understand the	03:27:17
6	question. Do you mind repeating it one more time,	
7	please.	
8	Q. No problem.	
9	Other than Hive tables and the snapshots	
10	we have discussed and other than custodial files,	03:27:26
11	did Facebook take any steps to preserve data in	
12	Facebook's systems, for example, APIs or logs, that	
13	could be used to identify what information third	
14	parties received from Facebook about class members?	
15	MR. FALCONER: Objection. Form.	03:27:53
16	THE DEPONENT: I don't know.	
17	Q. (By Ms. Weaver) You're aware that as	
18	part of the ADI investigation, Facebook disallowed	
19	access to user data for certain third parties,	
20	correct?	03:28:22
21	MR. FALCONER: Objection. Beyond the	
22	scope of the notice.	
23	THE DEPONENT: I didn't I wasn't I	
24	don't think I was aware of that, no.	
25	Q. (By Ms. Weaver) Do you know if Facebook	03:28:32
		Page 170

1	maintained a list of the third parties whose access	03:28:33
2	to Facebook's data was cut off following Cambridge	
3	Analytica?	
4	MR. FALCONER: Objection. Beyond the	
5	scope.	03:28:51
6	THE DEPONENT: I don't understand the	
7	question.	
8	Q. (By Ms. Weaver) Following the	
9	Cambridge Analytica scandal, what steps did	
10	Facebook take to preserve information relating to	03:29:05
11	which third parties were improperly accessing class	
12	members' data?	
13	A. We sent legal hold notifications to	
14	custodians in the Cambridge Analytica matter as	
15	well as legal hold custodians in the app developer	03:29:35
16	investigation matter and instructed those	
17	custodians to preserve all relevant data related to	
18	those matters.	
19	We also placed Hive tables on legal hold	
20	for both the Cambridge Analytica matter as well as	03:29:59
21	the app developer investigation matter.	
22	Q. Does Facebook maintain a record of what	
23	third parties are accessing information through its	
24	APIs?	
25	MR. FALCONER: Objection. Beyond the	03:30:22
		Page 171

1	scope of the notice.	03:30:22
2	THE DEPONENT: I don't know.	
3	Q. (By Ms. Weaver) Did Facebook make any	
4	attempt to preserve in back-end logs data that	
5	would allow Facebook to identify whether class	03:30:32
6	members' data was accessed by third parties?	
7	MR. FALCONER: Objection to form.	
8	THE DEPONENT: I don't know what the term	
9	"back-end logs" means.	
10	Q. (By Ms. Weaver) So front-end logs are	03:30:53
11	where data is received and back-end logs is where	
12	it is sent out through the platform.	
13	Does Facebook maintain a record of which	
14	third parties are accessing the data of class	
15	members?	03:31:10
16	MR. FALCONER: I'm going to object to the	
17	form of the question and also object as beyond the	
18	scope of the notice.	
19	THE DEPONENT: I don't know.	
20	Q. (By Ms. Weaver) What steps has Facebook	03:31:23
21	taken since the filing of this lawsuit to track or	
22	monitor what third parties have been receiving	
23	named plaintiffs' data?	
24	MR. FALCONER: Objection. Beyond the	
25	scope of the notice.	03:31:38
		Page 172

1		
		03:32:04
6	MR. FALCONER: Lesley, you're on mute.	
7	THE DEPONENT: I can hear you.	
8	(Discussion off the stenographic record.)	
9	Q. (By Ms. Weaver) Okay. I'll direct your	
10	attention to page 3 of Exhibit 389 please.	03:32:28
11	And for the record, it reads in point 8	
12	there: "Please provide definitions for the	
13	departments identified in your August 17th letter."	
14	And I'll note for the record	
15	MR. FALCONER: Can you give me just a	03:32:47
16	second to get there? I'm sorry.	
17	MS. WEAVER: No problem.	
18	MR. FALCONER: Can you state where you	
19	are again.	
20	MS. WEAVER: Exhibit 389, page 3.	03:32:53
21	MR. FALCONER: Page 3. Okay.	
22	Q. (By Ms. Weaver) And for the record, this	
23	lists the departments that Gibson Dunn identified	
24	as having received the legal hold notice in 2018.	
25	Do you see that?	03:33:14
		Page 173

1	A. Okay. I do.	03:33:15
2	Q. And it lists management which are members	
3	of the leadership team.	
4	Do you see that?	
5	A. Uh-huh. Yes.	03:33:23
6	Q. Do you know who in management received	
7	the legal hold notice?	
8	A. I don't recall the names of all of the	
9	individuals on the leadership team as of	
10	September 6th, 2018.	03:33:59
11	I can confirm, though, that we do have	
12	members of the leadership team on on legal hold.	
13	Q. And do you know by name who?	
14	A. I just don't recall who was who was	
15	part of the leadership team at that time. I can	03:34:29
16	confirm that both Mark Zuckerberg and	
17	Sheryl Sandberg were on the the Cambridge legal	
18	hold at that time. But but other management	
19	members, I'm not sure.	
20	Q. Do you know if Javier Olivan was?	03:34:43
21	A. I can't confirm that at the time of this	
22	letter. I do believe Mr. Olivan is on legal hold	
23	for Cambridge Analytica.	
24	Q. And then legal the legal department	
25	also received a legal hold notice; is that right?	03:35:14
		Page 174

1	A. Members of the legal department I believe	03:35:22
2	received the legal hold notice, yes.	
3	Q. And then members of the policy department	
4	and communications department received the legal	
5	hold notice; is that correct?	03:35:37
6	A. I have no reason to believe that this	
7	that statement those two statements are	
8	inaccurate.	
9	Q. And do you see it refers here to	
10	"platform and development operations"?	03:35:53
11	A. I do.	
12	Q. And did they receive the legal hold	
13	notice?	
14	A. Members of the platform team development	
15	operations team did did receive a copy of the	03:36:08
16	legal hold notice, yes.	
17	Q. And what is platform operations?	
18	A. I believe that at one time it was	
19	called if I feel like this might be a a	
20	typo here. I think what was intended to say is	03:36:44
21	"developer operations" instead of "development	
22	operations."	
23	And I know that that team formally	
24	referred to as "developer operations" is now	
25	referred to as "platform operations."	03:37:01
		Page 175

1	Q. And what does platform operations do?	03:37:07
2	A. I'm not sure of their their job	
3	function.	
4	Q. So other than	
5	MR. FALCONER: I'm sorry.	03:37:53
6	Mike, are you done?	
7	THE DEPONENT: Yeah, I'm just I'm just	
8	trying to think if there's there's a summary or	
9	a description that I can provide.	
10	MR. FALCONER: While you're thinking, I	03:38:06
11	just had did not an objection out before you	
12	started your answer.	
13	This question is beyond the scope of the	
14	notice. But I wanted to put that objection in.	
15	Go ahead. Keep thinking. You can	03:38:17
16	answer. I just wanted to make that record.	
17	THE DEPONENT: Yeah, I'm sorry. I don't	
18	know that I can can provide like an accurate	
19	description of what the platform operations team	
20	does.	03:38:52
21	Q. (By Ms. Weaver) Do you know if platform	
22	and development operations teams as described here	
23	took any steps to preserve on a systemwide basis	
24	information that would allow Facebook to identify	
25	what information it was sending to third parties	03:39:09
		Page 176

about the class members in this case?	03:39:14
MR. FALCONER: Objection. Form.	
THE DEPONENT: If through the course of	
our custodian interviews of members of either of	
these two teams identified Hive tables relevant	03:39:36
to to your question, those Hive tables would	
have been placed on legal hold for preservation.	
Q. (By Ms. Weaver) Anything else you can	
think of?	
A. Members of those teams who received the	03:40:07
legal hold notice would be instructed to preserve	
any and all data related to the topics listed in	
the legal hold notice.	
Q. When you say "any and all data," what do	
you mean?	03:40:23
A. All ESI, hard copy materials, or	
structured data like the data that is stored in	
Hive tables.	
Q. Are you aware of any data not kept in	
Hive tables and not kept in custodial files that	03:40:40
was preserved that could identify what information	
third parties received about class members in this	
case?	
MR. FALCONER: Objection. Form.	
THE DEPONENT: In general, most of our	03:41:02
	Page 177
	MR. FALCONER: Objection. Form.  THE DEPONENT: If through the course of our custodian interviews of members of either of these two teams identified Hive tables relevant to to your question, those Hive tables would have been placed on legal hold for preservation.  Q. (By Ms. Weaver) Anything else you can think of?  A. Members of those teams who received the legal hold notice would be instructed to preserve any and all data related to the topics listed in the legal hold notice.  Q. When you say "any and all data," what do you mean?  A. All ESI, hard copy materials, or structured data like the data that is stored in Hive tables.  Q. Are you aware of any data not kept in Hive tables and not kept in custodial files that was preserved that could identify what information third parties received about class members in this case?  MR. FALCONER: Objection. Form.

our data or ESI is not under a retention schedule	03:41:05
or deletion schedule, so unless unless an	
employee were to proactively delete that	
information, we would have preserved that	
information through our various data sources that	03:41:44
we use within the company.	
Q. (By Ms. Weaver) Okay. I understand your	
answer, but I'm really trying to ask something	
very, very specific.	
Did Facebook take any steps on a systemic	03:42:03
basis to preserve information in logs such as the	
API call logs that would identify what data third	
parties received about the class members in this	
case?	
MR. FALCONER: I'm going to object to the	03:42:24
form of that question.	
And then, again, Mr. Duffey, remind you	
to exclude any privileged information or contents	
of any privileged communications in your answer.	
Q. (By Ms. Weaver) And then is it your	
understanding that members of the advertising,	03:43:11
	Page 178
	or deletion schedule, so unless unless an employee were to proactively delete that information, we would have preserved that information through our various data sources that we use within the company.  Q. (By Ms. Weaver) Okay. I understand your answer, but I'm really trying to ask something very, very specific.  Did Facebook take any steps on a systemic basis to preserve information in logs such as the API call logs that would identify what data third parties received about the class members in this case?  MR. FALCONER: I'm going to object to the form of that question.  And then, again, Mr. Duffey, remind you to exclude any privileged information or contents of any privileged communications in your answer.  Q. (By Ms. Weaver) And then is it your

1	sales, and marketing departments, the security	03:43:13
2	department, the privacy team, human resources,	
3	growth, academic research, engineering, and user	
4	research all received litigation hold notices in	
5	this case on or around March of 2018?	03:43:33
6	MR. FALCONER: Objection. Form.	
7	THE DEPONENT: This this letter is	
8	dated December 6th, 2018. I have no reason to	
9	to not believe or that the accuracy of these	
10	statements as it pertains to the various teams	03:44:05
11	within our organization that were placed on legal	
12	hold.	
13	So by by the September 6th, 2018, I	
14	would agree that that members from all of these	
15	groups or teams were placed on legal hold.	03:44:24
16	Q. (By Ms. Weaver) Are you aware of any	
17	other departments that received the legal hold	
18	notice in 2018?	
19	MR. FALCONER: Objection. Form.	
20	Go ahead, Mike.	03:44:43
21	THE DEPONENT: No, this seems like	
22	like a comprehensive list.	
23	Q. (By Ms. Weaver) Okay.	
24	MS. WEAVER: We'll take a quick break and	
25	we'll be back in like five. We can go off the	03:45:14
		Page 179
		I I

1	record.	03:45:17
2	THE VIDEOGRAPHER: Okay. We're off the	
3	record. It's 3:45 p.m.	
4	(Recess taken.)	
5	THE VIDEOGRAPHER: Okay. We're back on	03:51:22
6	the record. It's 3:51 p.m.	
7	Q. (By Ms. Weaver) Mr. Duffey, were you	
8	aware of a motion that Facebook brought in this	
9	case that (inaudible) permission not to preserve	
10	data?	03:51:36
11	MR. FALCONER: Objection. Form and	
12	outside the scope of the notice.	
13	And, Mr. Duffey, I want to exclude from	
14	your answer anything you learned from conversations	
15	with counsel in this case, privileged	03:51:45
16	conversations.	
17	THE DEPONENT: No, I'm not.	
18	Q. (By Ms. Weaver) Do you know what a	
19	method table is?	
20	A. I've heard of I've heard of the the	03:52:05
21	term "method table." I I do not know what it	
22	is, no.	
23	Q. When Facebook was implementing its	
24	preservation program in response to this lawsuit,	
25	did it consult with engineers to consider whether	03:52:30
		Page 180

1	API call logs should be preserved in order to keep	03:52:34
2	a record of what data third parties obtained about	
3	the plaintiffs in this case?	
4	MR. FALCONER: So objection to form.	
5	And, again, Mr. Duffey, if there were any	03:52:51
6	privileged conversations that you were part of that	
7	would otherwise be responsive to that question, you	
8	should exclude from your answer.	
9	THE DEPONENT: I heard you mention that	
10	phrase "preservation programs," and I'm not sure I	03:53:08
11	understand what that means. I just want to make	
12	sure I get clarity on that before I attempt to	
13	answer your question.	
14	Q. (By Ms. Weaver) I just mean attempts to	
15	preserve. But I can restate the question.	03:53:18
16	When Facebook implemented its retention	
17	policy in response to this lawsuit, did Facebook	
18	consult with engineers to consider whether API call	
19	logs should be preserved in order to keep a record	
20	of what data third parties obtained about class	03:53:36
21	members in this case?	
22	MR. FALCONER: Again, objection. Form.	
23	And, Mr. Duffey, the same instruction on	
24	privilege, which I can repeat if you need me to.	
25	THE DEPONENT: I don't know.	03:54:05
		Page 181

1	Q. (By Ms. Weaver) Who would know?	03:54:06
2	A. Custodian interviews are conducted by our	
3	outside counsel and in-house counsel. I think I	
4	think they would be the appropriate people to ask	
5	that question.	03:54:47
6	Q. Other than custodial linked data sources,	
7	did Facebook preserve ESI in central repositories?	
8	A. What do you mean by "central repository"?	
9	Q. For example, is financial information	
10	preserved at Facebook in a centralized repository	03:55:34
11	that is not custodially limited?	
12	A. I'm aware of teams that use central	
13	repositories like a Google Drive or a SharePoint or	
14	a network share. So if you can repeat the question	
15	I I think I I can attempt to answer.	03:56:28
16	Q. Other than custodial data sources, did	
17	Facebook preserve ESI in central repositories?	
18	A. I think I mentioned this before. Central	
19	repositories like Google Drive or like a network	
20	share or like a SharePoint are not under any	03:56:54
21	auto-deletion or retention period. Data that lives	
22	within a central repository would have to be	
23	deleted by some lady who had access to those	
24	central repositories.	
25	And as I stated earlier, I'm not aware	03:57:26
		Page 182

1	I have never our E-discovery team has not been	03:57:29
2	made aware of any deletion that has occurred in a	
3	central repository for this matter.	
4	Q. Did Facebook take any steps to preserve	
5	logs that reflect what data SDKs were obtaining	03:57:57
6	that related to class member data?	
7	MR. FALCONER: Objection. Form.	
8	THE DEPONENT: I don't know what an SDK	
9	is, but if that were data that is part of the Hive	
10	tables that have been preserved for this matter,	03:58:25
11	then yes, we would have preserved it.	
12	Q. (By Ms. Weaver) Okay. Is it Facebook's	
13	usual practice that data in Hive tables subject to	
14	legal holds are automatically put in cold storage?	
15	MR. FALCONER: Objection. Form.	03:58:59
16	THE DEPONENT: It has been the	
17	E-discovery E-discovery data science team's	
18	approach or mechanism for placing Hive tables on	
19	legal hold to move that data into cold storage.	
20	Q. (By Ms. Weaver) How long does it take to	03:59:34
21	get data out of cold storage?	
22	MR. FALCONER: Objection. Beyond the	
23	scope of the notice.	
24	THE DEPONENT: I think it would depend	
25	on on the size of the data that would be needed	03:59:51
		Page 183

1	to be taken out of cold storage. So I so I	03:59:56
2	don't know I don't know how long it would take.	
3	But it it certainly would depend on the size of	
4	the the data or the Hive table.	
5		
10	Q. When you said it would depend on the size	04:00:55
11	of the data, can you give a rough estimate as to	
12	how long it would take to get Hive tables out of	
13	cold storage?	
14	MR. FALCONER: Objection. Beyond the	
15	scope.	04:01:07
16	THE DEPONENT: I can't I can't. I	
17	mean Hive tables, especially ones that are on legal	
18	hold, grow in size every single day that new data	
19	is put into cold storage. I'm I I have no	
20	idea how long it would take, but I know that it	04:01:30
21	would be dependent on on the size of the tables.	
22	Q. (By Ms. Weaver) Is	
23	A. Our data science I would ask our data	
24	science team on on sort of a timetable depending	
25	on which tables were were you're referring	04:01:49
		Page 184

1	to.	04:01:52
2	Q. Are we talking weeks or months?	
3	MR. FALCONER: Same objection.	
4	THE DEPONENT: Possibly. I don't know.	
5	Q. (By Ms. Weaver) Has Facebook ever	04:02:07
6	brought tables out of cold storage that have been	
7	put in there on a litigation hold?	
8	MR. FALCONER: Same objection.	
9	THE DEPONENT: I believe so.	
10	Q. (By Ms. Weaver) On how many occasions?	04:02:33
11	MR. FALCONER: Objection. Beyond the	
12	scope.	
13	THE DEPONENT: I don't I don't know.	
14	I've only work on a subset of a total number of	
15	active regulatory and litigation matters within	04:02:47
16	within our legal department, so I don't know the	
17	answer to that question.	
18	Q. (By Ms. Weaver) How many times are you	
19	aware of that Facebook has brought data out of cold	
20	storage?	04:03:00
21	MR. FALCONER: Objection. Beyond the	
22	scope.	
23	THE DEPONENT: I don't have a number.	
24	Q. (By Ms. Weaver) Is it more than ten?	
25	MR. FALCONER: Same objection.	04:03:14
		Page 185

,	MUD DEDONEME. I don't lance.	04.02.10		
1	THE DEPONENT: I don't know.	04:03:18		
2	Q. (By Ms. Weaver) Have you ever personally			
3	been involved in a matter where Facebook brought			
4	data out of cold storage?			
5	MR. FALCONER: Objection. Beyond the	04:03:34		
6	scope.			
7	THE DEPONENT: Yeah, I'm I'm			
8	struggling with this question because I've never			
9	heard sort of the term "taking data out of cold			
10	storage."	04:04:26		
11	I am aware of our E-discovery data			
12	science team producing structured data in in			
13	matters. Whether or not it was taken out of cold			
14	storage or not, I'm I'm just not clear on that			
15	process.	04:04:52		
16	Q. (By Ms. Weaver) And in what matters did			
17	Facebook's data science team produce structured			
18	data out of cold storage?			
19	MR. FALCONER: Objection. Beyond the			
20	scope.	04:05:08		
21	THE DEPONENT: No no specific matters			
22	come to mind that I can I can tell you sitting			
23	here.			
24	Q. (By Ms. Weaver) Who is involved with			
25	producing the structured data out of cold storage?	04:05:57		
		Page 186		

1	MR. FALCONER: Objection. Beyond the	04:06:05
2	scope.	
3	THE DEPONENT: Any any data that is	
4	produced from Hive tables goes through a stat	
5	review process that involves different	04:06:26
6	cross-functional partners within the company,	
7	including E E-discovery, legal. It depends	
8	on on what the data is and who the owners of	
9	that data are.	
10	Q. (By Ms. Weaver) Does putting Hive logs	04:07:02
11	in cold storage make it less accessible?	
12	MR. FALCONER: Objection. Form and	
13	beyond the scope of the notice.	
14	THE DEPONENT: When data is put into cold	
15	storage, only the E-discovery team would would	04:07:27
16	have access to that data. So I I believe it	
17	does make it more difficult to access the data,	
18	yes.	
19	Q. (By Ms. Weaver) What is cold storage,	
20	exactly?	04:07:53
21	MR. FALCONER: Same objection.	
22	THE DEPONENT: I'm not a data scientist.	
23	All I know is that that's the storage space for	
24	which, for instance, legal hold data, Hive data is	
25	preserved.	04:08:20
		Page 187

1	Q. (By Ms. Weaver) You understand that you	04:08:23
2	were to testify today regarding the	
3	Special Master's question "were any high Hive	
4	tables containing named plaintiff data placed in	
5	cold storage during the pendency of this	04:08:32
6	litigation, "right?	
7	A. Yes.	
8	Q. So what does it mean to place Hive tables	
9	in cold storage?	
10	A. That is our our mechanism for placing	04:08:44
11	Hive data on legal hold so that it cannot be	
12	altered, modified, or deleted.	
13	Q. Does placing it in cold storage make it	
14	less accessible, meaning in terms of being able to	
15	search or access the data?	04:09:07
16	MR. FALCONER: Objection. Beyond the	
17	scope.	
18	But go ahead.	
19	THE DEPONENT: I don't know. I I	
20	would have to ask our our data science team that	04:09:20
21	specific question.	
22	MS. WEAVER: Okay. I have no further	
23	questions at this time. We will seek a deponent to	
24	answer on the questions that the witness was not	
25	able to answer.	04:09:38
		Page 188

1	But, Mr. Duffey, I want to thank you	04:09:39
2	very, very much for your time and effort and the	
3	time you took to prepare for this deposition.	
4	THE DEPONENT: And thank you, Ms. Weaver.	
5	MR. FALCONER: We'll reserve all rights.	04:09:48
6	We'd like to read and sign, and mark the transcript	
7	"Confidential" pending the final confidentiality	
8	designations.	
9	MS. WEAVER: Okay. We can go off the	
10	record.	04:09:58
11	THE VIDEOGRAPHER: Thank you.	
12	We're off the record. It's 4:10 p.m.	
13	(TIME NOTED: 4:10 p.m.)	
14		
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		Page 189

1	I, Rebecca L. Romano, a Registered
2	Professional Reporter, Certified Shorthand
3	Reporter, Certified Court Reporter, do hereby
4	certify:
5	That the foregoing proceedings were taken
6	before me remotely at the time and place herein set
7	forth; that any deponents in the foregoing
8	proceedings, prior to testifying, were administered
9	an oath; that a record of the proceedings was made
10	by me using machine shorthand which was thereafter
11	transcribed under my direction; that the foregoing
12	transcript is true record of the testimony given.
13	Further, that if the foregoing pertains to the
14	original transcript of a deposition in a Federal
15	Case, before completion of the proceedings, review
16	of the transcript [ ] was [X] was not requested.
17	I further certify I am neither financially
18	interested in the action nor a relative or employee
19	of any attorney or any party to this action.
20	IN WITNESS WHEREOF, I have this date
21	subscribed my name this 7th day of June, 2022.
22	
23	Returns. formano
24	Rebecca L. Romano, RPR, CCR
25	CSR. No 12546

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#### **Deposition Errata Sheet**

Case Name: In re Facebook, Inc. Consumer User Profile Litigation; Case No. 18-md-02843-VC-

Witness Name: Michael Duffey Date: June 2, 2022

Page/Line	Original Text	Correction	Reason
12:25 22:14	Dayne	Dayna	Transcription/Typographical error
19:15	I believe this is only time	I believe this is <b>the</b> only time	Transcription/Typographical error
24:12-13	I didn't issues in – in any sort of negative way.	I didn't <b>say</b> issues in in any sort of negative way.	Clarification of Testimony
39:16			Transcription/Typographical error
43:8	Lana Schednenko	Lana Shatnenko	Transcription/Typographical error
47:8	September 27th, 20221	September 27th, 2021	Transcription/Typographical error
57:6	that I can share with me.	that I can share with <b>you</b> .	Clarification of Testimony
59:2	named plaintiffs one identifies	named plaintiffs <b>when</b> identifie <b>d</b>	Transcription/Typographical error
69:15-21			Clarification of Testimony

Page/Line	Original Text	Correction	Reason
71:1	it's a appropriate	it's appropriate	Transcription/Typographical error
71:13-15	So one way would I describe a partition i it's it's a set set amount of data within a legal hold.	So one way I <b>would</b> describe a partition <b>is that</b> it's it's a set set amount of data within a legal hold.	Clarification of Testimony
79:1-4			Clarification of Testimony
92:9-12	But I can say that all legal hold notices sent by the E-discovery team for whatever matter instructs the custodians to preserve and not delete any information relevant to a matter.	But I can say that all legal hold notices sent by the E-discovery team for whatever matter instruct the custodians to preserve and not delete any information relevant to a matter.	Clarification of Testimony
93:8-9	proceeding FTC investigation	preceding FTC investigation	Transcription/Typographical error
95:24	happy to have the witness about	happy to have the witness <b>talk</b> about	Transcription/Typographical error
102:6-13	A. Yes, that — those questions are asked as part of custodian interviews. We instruct our	A. Yes, that those questions are asked as part of custodian interviews. We instruct our	Clarification of Testimony

Page/Line	Original Text	Correction	Reason
	custodians to not delete any information or data relevant to a legal matter if —we also instruct the custodians to notify the legal team and Ediscovery if they are aware of information, documents, ESI are being deleted or have been deleted.	custodians to not delete any information or data relevant to a legal matter if —we also instruct the custodians to notify the legal team and Ediscovery <b>team</b> if they are aware of information, documents, <b>or</b> ESI <b>that</b> is being deleted or <b>has</b> been deleted.	
120:14-15	deleted by a user who has access to that point.	Deleted by a user who has access to the <b>post.</b>	Transcription/Typographical error
121:1	Axe	Box	Transcription/Typographical error
122:4-6	I'm not aware of any instance where a custodian indicated that a relevant ESI would have been deleted.	I'm not aware of any instance where a custodian indicated that relevant ESI would have been deleted.	Clarification of Testimony
128:8, 15, 20	EDI	ADI	Transcription/Typographical error
129:24	This is US privacy	This is <b>the</b> US privacy	Transcription/Typographical error
139:4	need to seek	need to see	Transcription/Typographical error
168:12-13	general minimum understanding	general <b>minimal</b> understanding	Clarification of Testimony
179:7-15	This this letter is dated December 6th, 2018. I have no reason to to not believe or	This this letter is dated December 6th, 2018. I have no reason to to not <b>believe</b>	Clarification of Testimony

Page/Line	Original Text	Correction	Reason
	that the accuracy of these statements as it pertains to the various teams within our organization that were placed on legal hold.	the accuracy of these statements as it pertains to the various teams within our organization that were placed on legal hold.	
	So by by the September 6th, 2018, I would agree that that members from all of these groups or teams were placed on legal hold.	So by – <b>by</b> September 6th, 2018, I would agree that that members from all of these groups or teams were placed on legal hold.	
182:21-24	Data that lives within a central repository would have to be deleted by some lady who had access to those central repositories.	Data that lives within a central repository would have to be deleted by <b>somebody</b> who had access to those central repositories.	Clarification of Testimony
186:7-10	Yeah, I'm I'm struggling with this question because I've never heard sort of the term "taking data out of cold storage."	I'm I'm struggling with this question because I've never heard sort of the term "taking data out of cold storage."	Clarification of Testimony

I have read the foregoing transcript, and I declare under penalty of perjury the testimony therein to be true and correct, along with whatever changes I have made thereon.

Executed on August 12, 2022 in Palo Alto, California.

Michael Duffey

## [& - 2nd]

&	<b>114</b> 10:4	<b>2.0</b> 167:22 168:17	61:3 87:2 108:20
	<b>116</b> 10:7	<b>20</b> 8:20 9:6,10	126:7 130:2 131:4
<b>&amp;</b> 1:14 2:19 3:5	<b>11:29</b> 79:23	10:12,18 11:6	131:5 132:2 133:3
4:16 5:5 6:5 9:14	<b>11:42</b> 80:1	79:12 130:2	138:14 139:11
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# Federal Rules of Civil Procedure Rule 30

- (e) Review By the Witness; Changes.
- (1) Review; Statement of Changes. On request by the deponent or a party before the deposition is completed, the deponent must be allowed 30 days after being notified by the officer that the transcript or recording is available in which:
- (A) to review the transcript or recording; and
- (B) if there are changes in form or substance, to sign a statement listing the changes and the reasons for making them.
- (2) Changes Indicated in the Officer's Certificate. The officer must note in the certificate prescribed by Rule 30(f)(1) whether a review was requested and, if so, must attach any changes the deponent makes during the 30-day period.

DISCLAIMER: THE FOREGOING FEDERAL PROCEDURE RULES

ARE PROVIDED FOR INFORMATIONAL PURPOSES ONLY.

THE ABOVE RULES ARE CURRENT AS OF APRIL 1,

2019. PLEASE REFER TO THE APPLICABLE FEDERAL RULES

OF CIVIL PROCEDURE FOR UP-TO-DATE INFORMATION.

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Veritext Legal Solutions represents that the foregoing transcript is a true, correct and complete transcript of the colloquies, questions and answers as submitted by the court reporter. Veritext Legal Solutions further represents that the attached exhibits, if any, are true, correct and complete documents as submitted by the court reporter and/or attorneys in relation to this deposition and that the documents were processed in accordance with our litigation support and production standards.

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